



## महाराष्ट्र शासन राजपत्र

# भाग एक-नाशिक विभागीय पुरवणी

वर्ष - ७, अंक - २२ ]

गुरुवार ते बुधवार, मे ३१ ते जून ६, २०१८ / ज्येष्ठ १० - १६, शके १९४०

[ पृष्ठे ४०

### प्राधिकृत प्रकाशन

#### शासकीय अधिसूचना, नेमणुका, पदोन्नती इत्यादी

##### नगर विकास विभाग

मंत्रालय, मुंबई - ४०० ०३२

दिनांक २७ मार्च २०१८

##### महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६

क्रमांक टीपीएस-३५१७/प्र.क्र. ३२८/२०१७/नवि-९.- ज्याअर्थी, संचालक, नगररचना, महाराष्ट्र राज्य, पुणे यांची अधिसूचना क्रमांक वि.यो.(सु)/टीपीझी-४/७८१९, दिनांक ९ डिसेंबर १९८७ अन्वये रावेर शहराची सुधारित विकास योजना (यापुढे “उक्त विकास योजना” असे उल्लेखिलेली), महाराष्ट्र प्रादेशिक नियोजन व नगररचना अधिनियम, १९६६ (सन १९६६ चा महाराष्ट्र अधिनियम क्रमांक ३७) (यापुढे “उक्त अधिनियम” असे संबोधिले आहे) चे कलम ३१ (१) अन्वये मंजूर झालेली असून ती दिनांक १ जून १९८८ पासून अंमलात आली आहे;

आणि ज्याअर्थी, उक्त विकास योजनेसाठी रावेर नगरपरिषद हे नियोजन प्राधिकरण आहे (यापुढे “उक्त नियोजन प्राधिकरण” असे संबोधले आहे);

आणि ज्याअर्थी, उक्त विकास योजनेमध्ये मौजे रावेर परिसरातील सिटी सर्व्हे नंबर २२५८/१ ते ६ ही जागा (यापुढे “उक्त जागा” असे संबोधले आहे) “नगरपरिषद दवाखाना” (यापुढे “उक्त वापर” असे संबोधिले आहे) म्हणून दर्शविली आहे;

आणि ज्याअर्थी, उक्त नियोजन प्राधिकरणाने त्यांच्या सर्वसाधारण सभेचा ठराव क्रमांक ४, दिनांक २१ मार्च २०१२ अन्वये उक्त विकास योजनेत फेरबदल करून उक्त वापराएवजी नगरपरिषद उपयोगाकरिता आरक्षित करण्याबाबत प्रस्तावित करण्याचे ठरवून उक्त अधिनियमाचे कलम ३७ (१) अन्वये सर्व वैधानिक कार्यवाही पूर्ण करून प्रस्ताव दिनांक ५ मार्च २०१३ च्या पत्रान्वये शासनास सादर केलेला आहे;

आणि ज्याअर्थी, आवश्यक ती चौकशी केल्यानंतर व संचालक, नगररचना, महाराष्ट्र राज्य, पुणे यांच्याशी सल्लामसलत केल्यानंतर उक्त फेरबदलाचा प्रस्ताव काही अटींसह मान्य करावा, असे राज्य शासनाचे मत झाले आहे;

आता, त्याअर्थी, उक्त अधिनियमाच्या कलम ३७ चे उप-कलम (२) अन्वये व त्या अनुषंगाने असलेल्या इतर अधिकारांचा वापर करून उक्त विकास योजनेतील प्रस्तावित फेरबदलास शासन पुढीलप्रमाणे मान्यता देत आहे आणि त्यासाठी उपरोलिखित दिनांक ९ डिसेंबर १९८७ ची विकास योजना मंजुरीची अधिसूचना सुधारित करण्यात येत आहे.

उक्त विकास योजना मंजुरीच्या अधिसूचनेच्या फेरबदल सूचीतील शेवटच्या नोंदीनंतर पुढील नव्या नोंदीचा समावेश करण्यात येत आहे.

#### नोंद

मौजे रावेर परिसरातील सिटी सर्व्हे नंबर २२५८/१ ते ६ ही जागा “नगरपरिषद दवाखाना” प्रयोजनाएवजी “नगरपरिषद उपयोग” म्हणून पुढील अटींसह आरक्षित करण्यात येत आहे.

अट.- नगरपरिषद उपयोगाकरिता या प्रयोजनामध्ये ३० टक्के वाणिज्य वापर अनुज्ञेय राहील.

सदरची अधिसूचना नागरिकांच्या अवलोकनार्थ मुख्याधिकारी, रावेर नगरपरिषद, रावेर, जिल्हा जळगाव यांचे कार्यालयात कार्यालयीन वेळेमध्ये कामकाजाच्या दिवशी उपलब्ध करण्यात येत आहे.

सदर अधिसूचना शासनाच्या [www.maharashtra.gov.in](http://www.maharashtra.gov.in) या वेबसाईटवर उपलब्ध आहे.

महाराष्ट्राचे राज्यपाल यांचे आदेशानुसार व नावाने,

रा. शा. चौहान,

कक्ष अधिकारी, महाराष्ट्र शासन.

## URBAN DEVELOPMENT DEPARTMENT

Mantralaya, Mumbai - 400 032

dated, 27th March 2018

*Maharashtra Regional and Town Planning Act, 1966*

No. TPS-3517/CR-328/2017/UD-9.— Whereas, Director, Town Planning, Maharashtra State, Pune *vide* its Notification No. D. P.(R)/TPV-4/7819, dated the 9th December 1987 has sanctioned the Revised Development Plan of Raver City (hereinafter referred to as “the said Development Plan”) under Section 31 (1) of the Maharashtra Regional and Town Planning Act, 1966 (Mah. Act No. XXXVII of 1966) (hereinafter referred to as “the said Act”) and the same has come into force with effect from dated the 1st June 1988 as per the provision of Section 31 of the Maharashtra Regional and Town Planning Act, 1966 (Mah. Act No. XXXVII of 1966) (hereinafter referred to as “the said Act”);

and whereas, the Raver Municipal Council is the Planning Authority for the said Development Plan (hereinafter referred to as “the said Planning Authority”);

and whereas, in the said Development Plan, land bearing C.T.S. No. 2258/1 to 6 of Mouje Raver (hereinafter referred to as “the said Lands”) are shown as “Municipal Dispensary” (hereinafter referred to as “the said Use”);

and whereas, the said Planning Authority *vide* its General Body Resolution No. 4, dated the 21st March 2012 resolved to delete said land from the said use and to include the same in “Municipal Purpose” as per the provision under Section 37 (1) of the said Act (hereinafter referred to as “the said Modification”) to the said Development Plan, and after following all the legal formalities forwarded the proposal to Government for sanction *vide* letter, dated the 5th March 2013;

and whereas, after making necessary enquiries and consulting the Director of Town Planning, Maharashtra State, Pune the Government is of the opinion that the Proposed Modification should be sanctioned subject to certain conditions ;

Now, therefore, in exercise of powers conferred on it under sub-section (2) of Section 37 of the said Act, the Government hereby sanctions the Proposed Modification subject to certain conditions and for that purpose amends the aforesaid Notification, dated the 9th December 1987.

In the Schedule of Modifications appended to the aforesaid Notification sanctioning the said Development Plan the following new entry shall be added after the last entry.

### Entry

Land bearing C.T.S. No. 2258/1 to 6 of Mouje Raver shown as “Municipal Dispensary” is now changed and shown as “Municipal Purpose” subject to following Condition –

**Condition.—** In the said Municipal Purpose Site 30 per cent Commercial Use may be permissible.

This Notification shall be kept open for inspection by the general public during office hours in the office of the Chief Officer, Raver Municipal Council, Raver, district Jalgaon.

This notification shall also be published on the Government's website [www.maharashtra.gov.in](http://www.maharashtra.gov.in)

*By order and in the name of the Governor of Maharashtra,*

**R. S. CHOUHAN,**

Section Officer to Government.

## URBAN DEVELOPMENT DEPARTMENT

Mantralaya, Mumbai - 400 032

dated 19th March 2018

**The Maharashtra Regional and Town Planning Act, 1966.**

No. TPS-1117/471/CR-206(A)/2017/UD-9.— Whereas, the Nandgaon Municipal Council, district Nashik (hereinafter referred to as “the said Planning Authority”) being the Planning Authority within its jurisdiction under Clause (19) of Section 2 of the Maharashtra Regional and Town Planning Act, 1966 (Mah. Act No. XXXVII of 1966) (hereinafter referred to as “the said Act”) vide its Resolution No. 98, dated 1st January 2013 declared its intention under Section 23 (1), read with Section 38 of the said Act to prepare Second Revised Draft Development Plan (hereinafter referred to as “the said Draft Development Plan”) for the area within the limits of the Nandgaon Municipal Council and Notice of such declaration was published in the Maharashtra Government Gazette, Nashik Division Supplement, Part-1, dated the 21st to 27th March 2013 ;

and whereas, the said Planning Authority after carrying out survey of the lands within its jurisdiction as required under Section 25 of the said Act published a notice in the Maharashtra Government Gazette, Nashik Division Supplement, Part-1, dated the 10th to 16th September 2015 within extended period of six months for inviting suggestions / objections to the said Draft Development Plan of Nandgaon prepared by it under sub-section (1) of Section 26 of the said Act ;

and whereas, after considering the suggestions and objections received in respect of the said Draft Development Plan the Planning Committee, constituted under Section 28 (2) of the said Act, submitted its Report to the said Planning Authority ;

and whereas, the said Planning Authority vide Resolution No. 480, dated the 12th April 2016 suggested certain modifications in the said Draft Development Plan under sub-section (4) of Section 28 of the said Act and published the said Draft Development Plan so modified (hereinafter referred to as “the said Development Plan”) for information of the general public under sub-section (4) of Section 28 of the said Act by a Notice published in the Maharashtra Government Gazette, Nashik Division Supplement, Part-1, dated the 1st to 7th September, 2016 on page Nos. 3 to 5 ;

and whereas, in accordance with the provisions of sub-section (1) of Section 30 of the said Act, the said Planning Authority has submitted the said Development Plan to the Government of Maharashtra for sanction vide its Marathi letter No. 625/2016, dated the 8th September 2016 ;

and whereas, in accordance with the provisions of Section 31 (1) of the said Act, the State Government is required to sanction the said Development Plan within a period of six months from the date of its submission under Section 30 of the said Act or within such extended period as shall not exceed twelve months in aggregate ;

and whereas, in accordance with sub-section (1) of Section 31 of the said Act, after making necessary enquiries and after consulting the Director of Town Planning, Maharashtra State, Pune the State Government has decided to sanction a part of the said Development Plan with modifications as

specified in **SCHEDULE - A** (as SM-1, SM-2 ..... etc.) excluding the substantial modifications as specified in **SCHEDULE - B** (as EP-1, EP-2, ... etc.) ;

Now, therefore, in exercise of the powers conferred under sub-section (1) of Section 31 of the said Act and of all other powers enabling it on that behalf, the Government of Maharashtra hereby.–

- (a) Extends the period of prescribed under Section 31 (1) of the said Act for sanctioning the said Development Plan upto and inclusive of the 19th March 2018.
- (b) Sanctions the said Development Plan for Nandgaon Municipal Council along with the Schedule of Modifications namely **SCHEDULE - A** appended hereto, excluding the substantial modifications as specified in **SCHEDULE- B** appended to the Notice No. TPS-1117/471/CR-206(B)/2017/ UD-9, dated the 19th March 2018.
- (c) The Development Control and Promotions Regulations for Municipal Council and Nagar Panchayats in Maharashtra sanctioned *vide* the Government Notification No. TPS-1812/157/ CR-71/12/Reconstruction No. 34/12/DP/UD-13, dated 21st November 2013 and subsequent Modifications/Directions issued in this regard under Section 154 of the Maharashtra Regional and Town Planning Act, 1966 shall be applicable for the area of the Nandgaon Municipal Council for which the said Development Plan has been prepared.
- (d) Declares that the Final Development Plan (Part) for area of the Nandgaon Municipal Council shall come into force after one month from the date of publication of this Notification in the Maharashtra Government Gazette.

The reservations / allocations / designations which do not appear in the Schedule appended to the Notification sanctioning Development Plan or the Notice proposing the modifications of substaintial nature are hereby sanctioned for the respective purpose as designated in the aforesaid sanctioned Development Plan.

Areas of reserved sites mentioned in the report of the aforesaid sanctioned Development Plan are approximate and subject to actual measurement on site as per boundaries shown on the Final Development Plan.

Draftsman's error's in S. No./Gat No./CTS No. errors in boundaries of such land parcels, errors in showing alignment of existing High Tension Line, Nalas, River, Canal, Lake and like water bodies etc. which are required to be corrected as per actual situation on site / or as per survey records, sanctioned layout, Revenue record etc. shall be corrected by the Chief Officer, Nandgaon Municipal Council, Nandgaon, district Nashik after due verification of document and prior approval of the Director of Town Planning, Maharashtra State, Pune.

The aforesaid Final Development Plan of Nandgaon sanctioned partly by the State Government shall be kept open for inspection by the General Public during office working hours on all working days for a period of 1 month from the date of coming into force of this notification in the office of the Chief Officer, Nandgaon Municipal Council, Nandgaon, district Nashik.

## SCHEDULE - A

**MODIFICATIONS SANCTIONED BY GOVERNMENT UNDER SECTION 31 (1) OF THE  
MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966**  
**(SECOND REVISED DEVELOPMENT PLAN OF NANDGAON)**  
**ACCOMPANIMENT TO THE GOVERNMENT NOTIFICATION**  
**No. TPS-1117/471/CR-206(A)/2017/UD - 9, dated 19th March 2018**

Sr. No.	Modification No.	Proposals of Draft Development Plan published under Section 26 of the Maharashtra Regional and Town Planning Act, 1966.	Proposals of Draft Development Plan submitted under Section 30 of the Maharashtra Regional and Town Planning Act, 1966.	Modifications made by the Government while sanctioning the Draft Development Plan under Section 31 of the Maharashtra Regional and Town Planning Act, 1966.
1	2	3	4	5
1	SM-1	Site No. 41 (Pt.), "Agriculture Zone".	M-1.– Site No. 41 (Pt.), is proposed to be deleted from Agriculture Zone and proposed to be included in Residential Zone.	Site No. 41 (Pt.) is retained as "Agriculture Zone" as per the plan published under Section 26 of the Maharashtra Regional and Town Planning Act, 1966.
2	SM-2	Site No. 28, "Playground".	M-2.– Site No. 28, "Playground" is proposed to be deleted from reservation and included in Residential Zone.	Site No. 28 "Playground" is retained as per the plan published under Section 26 of the Maharashtra Regional and Town Planning Act, 1966.
3	SM-3	12.00 metres Development Plan Road.	M-5.– 12.00 metres East-West Development Plan Road passing through S. Nos. 53, 54, 9 and 11 is proposed to be deleted and land thereunder is proposed to be included in Residential Zone.	12.00 metres East-West Development Plan Road is retained as per the plan published under Section 26 of the Maharashtra Regional and Town Planning Act, 1966.
4	SM-4	S. No. 11- Residential Zone.	M-6.– Existing Mangal Karyalaya is proposed to be shown as per actual site condition as shown on Plan.	S. No. 11 is retained as "Residential Zone" as per the plan published under Section 26 of the Maharashtra Regional and Town Planning Act, 1966.
5	SM-5	--	M-9.– Existing road adjoining to Western boundary of Court to be shown as per actual site condition as shown on Plan.	Sanctioned as proposed under Section 30 of the Maharashtra Regional and Town Planning Act, 1966.

**SCHEDULE-A – contd.**

1	2	3	4	5
6	SM-6	S. No. 130 Public/Semi-Public Zone.	S. No. 130 Public/Semi-Public Zone.	The area admeasuring 8000 sq. metres situated on South-East corner adjacent to Municipal boundary and East of the 30 metres wide North-South DP Road of Survey No. 130 is designated as “Kondwada” and appropriate authority for the said designation shall be Municipal Council, Nandgaon.
7	SM-7	S. No. 19- “Shopping Centre and Vegetable Market”.	S. No. 19- “Shopping Centre and Vegetable Market”.	The nomenclature of Site No. 19 “Shopping Centre and Vegetable Market” is changed as “Vegetable Market, Shopping Centre and Municipal Administrative Building”.

This Notification is also available on Government website at [www.maharashtra.gov.in](http://www.maharashtra.gov.in)

*By Order and in the name of the Governor of Maharashtra,*

**R. S. CHOUHAN,**  
Desk Officer,  
Maharashtra Government.

---

**URBAN DEVELOPMENT DEPARTMENT**

**Mantralaya, Mumbai - 400 032**

dated 19th March 2018

**Maharashtra Regional and Town Planning Act, 1966.**

No. TPS-1117/471/CR-206(B)/2017/UD-9.— Whereas, the Nandgaon Municipal Council, district Nashik (hereinafter referred to as “the said Planning Authority”) being the Planning Authority within its jurisdiction under Clause (19) of Section 2 of the Maharashtra Regional and Town Planning Act, 1966 (Mah. Act. No. XXXVII of 1966) (hereinafter referred to as “the said Act”) vide its Resolution No. 98, dated 1st January 2013 declared its intention under Section 23 (1), read with Section 38 of the said Act to prepare Second Revised Draft Development Plan (hereinafter referred to as “the said Draft Development Plan”) for the area within the limits of Nandgaon Municipal Council and Notice of such declaration was published in the Maharashtra Government Gazette, Nashik Division Supplement, Part-1, dated the 21st to 27th March 2013 ;

and whereas, the said Planning Authority after carrying out survey of the lands within its jurisdiction as required under Section 25 of the said Act published a Notice in the Maharashtra Government Gazette, Nashik Division Supplement, Part-1, dated the 10th to 16th September 2015 within extended period of

six months for inviting suggestions/ objections to the said Draft Development Plan of Nandgaon prepared by it under sub-section (1) of Section 26 of the said Act ;

and whereas, after considering the suggestions and objections received in respect of the said Draft Development Plan the Planning Committee constituted under Section 28 (2) of the said Act, submitted its report to the said Planning Authority ;

and whereas, the said Planning Authority *vide* Resolution No. 480, dated the 12th April 2016 suggested certain modifications in the said Draft Development Plan under sub-section (4) of Section 28 of the said Act and published the said Draft Development Plan so modified (hereinafter referred to as “the said Development Plan”) for information of the General Public under sub-section (4) of Section 28 of the said Act by a notice published in the Maharashtra Government Gazette, Nashik Division Supplement, Part-1, dated the 1st to 7th September 2016 on pages 3 to 5;

and whereas, in accordance with the provisions of sub-section (1) of Section 30 of the said Act, the said Planning Authority has submitted the said Development Plan to the Government of Maharashtra for sanction *vide* its Marathi letter No. 625/2016, dated the 8th September 2016 ;

and whereas, in accordance with sub-section (1) of Section 31 of the said Act, after making necessary enquiries and after consulting the Director of Town Planning, Maharashtra State, Pune the State Government has sanctioned a part of the said Development Plan with modifications as specified in **SCHEDULE - A** appended to the Notification No. TPS-1117/471/CR-206(A)/2017/UD-9, dated the 19th March 2018 excluding the Substantial Modifications proposed by the Government which are shown on the plan verged in Pink Colour as specified in **SCHEDULE - B** appended hereto ;

and whereas, the Substantial Modifications proposed by the Government are Excluded from the aforesaid Sanctioned Development Plan and are shown on the plan verged in Pink Colour and marked as Excluded part, i. e. as EP-1, EP-2..... etc.

Now, therefore, in exercise of the powers conferred by sub-section (1) of Section 31 of the said Act and of all other powers enabling it on that behalf, the Government of Maharashtra hereby –

- (a) Gives notice inviting suggestions and objections from any person in respect of the Proposed Modifications of substantial nature, as specified in the **SCHEDULE - B** appended hereto, within a period of 30 days from the date of publication of this notice in the Maharashtra Government Gazette.
- (b) Appoints the Joint Director of Town Planning, Nashik Division, Nashik as an “Officer” under Section 31 (2) of the said Act to hear the suggestions / objections received by him within stipulated period and submit his report there upon to the Government for further necessary action.

Suggestions or objections regarding Substantial Modifications mentioned in **SCHEDULE - B** that may be received by the Joint Director of Town Planning, Nashik Division, Nashik having his office at Divisional Commissioner Office Campus, Nashik Road, Nashik - 422 101 within the stipulated period of 30 days from the date of publication of this Notice in the Government Gazette shall only be considered.

Copy of the said Notice along with **SCHEDULE - B** and the plan showing the proposed Substantial Modifications is available for inspection of General Public in the following offices during office hours on all working days.

- (1) The Joint Director of Town Planning, Nashik Division, Nashik, Commissioner Office Compound, Nashik Road, Nashik - 422 101.
- (2) The Assistant Director of Town Planning, Nashik Branch, Nashik.
- (3) The Chief Officer, Nandgaon Municipal Council, Nandgaon, district Nashik.

## SCHEDULE - B

### SUBSTANTIAL MODIFICATIONS REPUBLISHED BY GOVERNMENT UNDER SECTION 31 (1) OF THE MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966 (DEVELOPMENT PLAN OF NANDGAON)

ACCOMPANIMENT TO THE GOVERNMENT NOTIFICATION No. TPS-1117/471/CR-206(B)/2017/  
UD - 9, dated 19th March 2018

Sr. No.	Excluded Part	Proposal as per Development Plan published under Section 26 of the Maharashtra Regional and Town Planning Act, 1966.	Proposal as per Development Plan submitted to the Government for sanction under Section 30 of the Maharashtra Regional and Town Planning Act, 1966.	Modification of substaintial nature as proposed by the Government under Section 31 (1) of the Maharashtra Regional and Town Planning Act, 1966.
1	2	3	4	5
1	EP-1	Site No. 09, “Playground”	M-3.– Site No. 9, “Playground” is pro- posed to be deleted from reservation and included in “Resi- dential Zone”.	Site No. 9, “Playground” is proposed to be deleted from reservation and land so released is proposed to be included in “Residential Zone” and this Site No. 9, “Playground” is proposed to be shifted on the adjacent land bearing S. No. 44 as shown on Plan.
2	EP-2	15.00 metres Development Plan Road.	M-4.– 15.00 metres wide Development Plan Road adjoning Jain Dharamshala is proposed to be deleted and included in Public/ Semi-Public Zone.	The width of 15.00 metres wide Development Plan Road passing through S. No. 4 is proposed to be reduced to 9.00 metres for the length between Jain Dharamshala and the North- East boundary of S. No. 4 and land so released is proposed to be included in Residential Zone as shown on Plan.
2	EP-2	S. Nos. 56 to 58 (Pt.) “Residential Zone” S. Nos. 59 (Pt.), 60 (Pt.) 12.00 metres layout Road.	M-7.– The 12.00 metres layout road passing through layout of S. Nos. 59 (Pt.), 60 (Pt.) is proposed as New 12.00 metres wide East-West D. P. Road extending upto Shriramnagar boundary and further passing through S. Nos. 56 to 58 (Pt.) as shown on Plan.	The 12.00 metres layout road passing through layout of S. Nos. 59 (Pt.), 60 (Pt.) is proposed as 12.00 metres wide East-West D. P. Road and extended upto Shriramnagar boundary passing through S. Nos. 56 to 58 (Pt.) as shown on Plan.

**SCHEDULE - B – *contd.***

1	2	3	4	5
3	EP-3	S. No. 129 (Pt.) "Residential Zone".	M-8.— The New 12.00 metres wide West-East D. P. Road is proposed to connect 12.00 metres layout road with 12.00 metres Development Plan Road as shown on Plan.	The New 12.00 metres wide West-East D. P. Road is proposed to connect 12.00 metres wide layout road from the layout of S. No. 129 (Pt.) with 12.00 metres Development Plan Road as shown on Plan.
4	EP-4	S. No. 20, "Garden"	S. No. 20, "Garden"	<ul style="list-style-type: none"> <li>(i) New 12.00 metre wide North-South Road is proposed thereby bisecting the reservation into two parts.</li> <li>(ii) The area on East of newly proposed 12.00 metres North-South Road is proposed to be deleted from Site No. 20 "Garden" and reserved as New Site No. 20-A "Playground" as shown on Plan.</li> </ul>
5	EP-5	S. No. 146, "Hilly Area".	S. No. 146, "Hilly Area".	S. No. 146 is proposed to be deleted from "Hilly Zone" and proposed to be included in "Residential Zone" as shown on Plan.
6	EP-6	New	--	<p>Inclusion of New Proviso after 22.5 as under "Land Use Classification".</p> <p><b>22.5-A Green Belt</b></p> <p><b>22.5-A-1 Following uses shall be permissible</b></p> <ul style="list-style-type: none"> <li>(i) Agriculture,</li> <li>(ii) Tree Plantation, Gardens, Landscaping, Public Park Landscaping, Forestry and Nursery etc.</li> <li>(iii) River front development by Municipal Council or any institution authorised on behalf of Municipal Council.</li> <li>(iv) Development of Pedestrian Pathways, Jogging Track, Cycle Track, Boat Club etc.</li> </ul>

**SCHEDULE - B – *contd.***

1	2	3	4	5
6	EP-6	New	--	<ul style="list-style-type: none"> <li>(v) Swimming Pool, Club House recreational facilities after leaving marginal distance of 15 metres belt along river bank and 9 metre from river and Nalas, respectively subject to FSI of 10 per cent with ground floor structure only.</li> <li>(vi) Public Toilets as per requirement.</li> <li>(vii) Recreational open space of any layout / sub-division / development proposals, if submitted along with the developable land adjoining to such Green Belt, after leaving marginal distances of minimum 15 metres and 9 metres from river and Nalas, respectively (Clarification- it is clarified that the FSI of the land under Green Belt Zone shall be permissible to be utilized on the land adjoining but outside such Green Belt Zone).</li> </ul>

**22.5-A-2.** The users and its extent shall be permissible in such recreational open space, as prescribed in the regulation of Green Belt as mentioned above.

**22.5-A-3.** If the land under Green Belt Zone, excepting open space therein if any, is required by Chief Officer for the Public Purpose mentioned above, the owner shall hand over the possession of such land for the development and maintenance of Public Purposes. Thereafter, such

**SCHEDULE - B – *contd.***

1	2	3	4	5
6	EP-6	New	--	<p>land shall remain open and accessible to General Public for recreational activities. Provided that, FSI of such land under Green Belt Zone shall be permissible only after handing over such land to the Municipal Council free of cost and free from encumbrances.</p> <p><b>22.5-A-4.</b> The side / rear marginal distances for the proposed building adjoining to river / nala shall be maximum of side / rear marginal distance to be measured from river / nala as required according to height of building or 4.5 metres from the dividing line between Green Belt Zone and the other Developable Zone.</p>

This Notification shall also available on Government website at [www.maharashtra.gov.in](http://www.maharashtra.gov.in)

*By order and in the name of the Governor of Maharashtra,*

**R. S. CHOUHAN,**  
Desk Officer,  
Maharashtra Government.

---

**URBAN DEVELOPMENT DEPARTMENT**

Mantralaya, Mumbai - 400 032

dated 10th April 2018

*The Maharashtra Regional and Town Planning Act, 1966*

No. TPS-1115/181/CR-111/2015/UD-9.— Whereas, in accordance with sub-section (1) of Section 31 of the Maharashtra Regional and Town Planning Act, 1966 (Mah. Act No. XXXVII of 1966) (hereinafter referred to as “the said Act”), the Government of Maharashtra has sanctioned a part of the Draft Development Plan of Igatpuri Municipal Council, district Nashik (hereinafter referred to as “the said Development Plan”), excluding certain part, *vide* Urban Development Department’s Notification No. TPS-1115/181/CR-111/2015/UD-9, dated the 6th January 2016, (hereinafter referred to as “the said Notification”), which appeared in the Maharashtra Government Gazette, Part I, Nashik Divisional Supplement, dated the 20th April 2016 ;

and whereas, the Government has republished the modifications of substantial nature with regard to the excluded parts of the said Development Plan (hereinafter referred to as “the said Excluded Part”) *vide* Urban Development Department’s Notice No. TPS-1115/181/CR-111/2015/UD-9, dated 6th January 2016 (hereinafter referred to as “the said Notice”), published in the Maharashtra Government Gazette, Part I, Nashik Divisional Supplement, dated 20th April 2016 for inviting suggestions / objections from the General Public under second proviso to sub-section (1) of Section 31 of the said Act ;

and whereas, in accordance with sub-section (2) of Section 31 of the said Act, the Government, *vide* the said Notice, appointed the then Joint Director of Town Planning, Nashik Division, Nashik as an “Officer” to hear the objections or suggestions in respect of the said Excluded Part and to submit his report to the Government (hereinafter referred to as “the said Officer”) ;

and whereas, the said Officer submitted his report to the Government *vide* his Marathi Letter No. नावि/वि.यो.इगतपुरी (मु.ह.)(दु.सु.)/पुनर्प्रसिद्ध/कलम-३१/४९२, dated 11th April 2017 ;

and whereas, in accordance with sub-section (3) of Section 31 of the said Act, the Government of Maharashtra has taken into consideration the objections and suggestions received and the report of the said Officer.

Now, therefore in exercise of the powers conferred under sub-section (1) of Section 31 of the said Act and of all other powers enabling it on that behalf, and after consulting the Director of Town Planning, Maharashtra State, the Government of Maharashtra hereby sanctions the said Excluded Part of the Igatpuri Municipal Council as specified in the Schedule of Modifications annexed hereto, which shall be a part of the Final Development Plan of the Igatpuri Municipal Council as regards the said Excluded Part.

The Final Development Plan in respect of the said Excluded Part of the Igatpuri Municipal Council shall come into force after one month from the date of publication of this Notification in the Maharashtra Government Gazette.

## SCHEDULE

**SUBSTANTIAL MODIFICATIONS SANCTIONED BY THE GOVERNMENT IN RESPECT OF SECOND REVISED DEVELOPMENT PLAN OF  
IGATPURI (ORIGINAL LIMIT), DISTRICT NASHIK**

**[ ACCOMPANIMENT TO THE GOVERNMENT NOTIFICATION,  
URBAN DEVELOPMENT DEPARTMENT No. TPS-1115/181/CR-111/2015/UD-9, dated 10th April 2018 ]**

Sr. No.	Excluded Part	Proposal as per Draft Development Plan published under Section 26 of the Maharashtra Regional and Town Planning Act, 1966	Proposal as per Draft Development Plan submitted to the Government for sanction under Section 30 of the Maharashtra Regional and Town Planning Act, 1966	Modification of Substantial Nature as proposed by Government under Section 31 (1) of the Maharashtra Regional and Town Planning Act, 1966	Substantial Modification Sanctioned by Government under Section 31 (1) of the Maharashtra Regional and Town Planning Act, 1966
1	2	3	4	(a) Government admeasuring about 0.916 hectare situated along Southern side of Site No. 9, “Cultural Cetre” is proposed to be included in Site No. 9, “Cultural Centre”. (b) New 6.00 metre wide D.P. Road is proposed to the Western side of Site No. 9, “Cultural Centre” as shown on Plan.	Sanctioned as proposed under Section 31 (1).
2	EP-2	Land adjoining to C.T.S. No. 561/11, Agricultural Zone.	Reserved for Water Works and Staff Quarters.	The Land adjoining to C.T.S. No. 566/11 is proposed to be reserved as “Site No. 17-A, Water Works and Staff Quarters” as shown on Plan.	Sanctioned as proposed under Section 31 (1).

SCHEDULE – *contd.*

1	2	3	4	5	6
3	EP-3	Site No. 17, “Water Works and Staff Quarters”.	Excluding land adjoining to existing Water Tank, remaining land of West and South side of reservation is deleted from reservation and included in Residential Zone.	After retaining area surrounding to the existing W.S.R. remaining land on West and South side of reservation No. 17 is proposed to be deleted from reservation and to be included in Residential Zone as shown on Plan.	Sanctioned as proposed under Section 31 (1).
4	EP-4	C.T.S. No. 623 existing National Highway Store. (Public / Semi-Public Zone).	Reserved for “Children Playground”.	The land under C.T.S. No. 623 is proposed to be reserved for “Children Playground” <i>vide</i> New Site No. 26-A.	Sanctioned as proposed under Section 31 (1).
5	EP-5	Site No. 29, “Primary School”.	Redesignated as “Garden”.	Site No. 29, “Primary School” is proposed to be redesignated as “Garden”.	Sanctioned as proposed under Section 31 (1).
6	EP-6	Site No. 30, “Hospital and Maternity Home”.	Redesignated as “Housing for Dishoused and Weaker Section”.	Site No. 30, “Hospital and Maternity Home” is proposed to be redesignated as “Housing for Dishoused and Weaker Section”.	Sanctioned as proposed under Section 31 (1).
7	EP-7	Site No. 31, “Playground” and Site No. 32, “Housing for Dishoused and Weaker Section”.	Rearranged redesignated as “Site No. 31, Playground” (area 0.60 Hectare), Site No. 32-A, “Primary School” (area 0.50 Hectare, Site No. 32-B, “Hospital and Maternity Home” (area 0.45 Hectare).	Area under “Site No. 31, Playground” and Site No. 32, “Housing for Dishoused and Weaker Section” are proposed to be rearranged and redesignated as “Site No. 31, Playground” (area 0.60 Hectare), Site No. 32-A, “Primary School” (area 0.50 Hectare), Site No. 32-B, “Municipal Purpose” (area 0.45 Hectare).	Sanctioned as proposed under Section 31 (1).

8	EP-8	Site No. 33, "Municipal Mall".	Western portion of reservation (0.44 Hectare) is deleted from reservation and included in Residential Zone.	Western portion of the Site No. 33 (area 0.44 Hectare) occupied by existing structure is proposed to be deleted from reservation and land so released is proposed to be included in Residential Zone as shown on Plan.	Sanctioned as proposed under Section 31 (1).
9	EP-9	Site No. 38, "Hostel for Tribal Boys and Girls".	Redesignated as M.S.E.B.	Site No. 38, "Hostel for Tribal Boys and Girls" is proposed to be redesignated "M.S.E.D.C.L.".	Sanctioned as proposed under Section 31 (1).
10	EP-10	Site No. 39, "A.P.M.C."	Redesignated as "RTO".	Site No. 39, "A.P.M.C." is proposed to be redesignated "RTO".	Sanctioned as proposed under Section 31 (1).
11	EP-11	Site No. 41 "Multi-Speciality Hospital" and Site No. 40, "R.T.O."	Part area of Site No. 41 is deleted from reservation and included in "Residential Zone", remaining part of Site No. 41 and Site No. 40, "R.T.O." are rearranged and redesignated as Site No. 40, "Town Plaza" (2.00 Hectare) and Site No. 41, "Garden" (1.35 Hectare) as shown on Plan.	Site No. 41 "Multi-Speciality Hospital" is proposed to be partly deleted and land so released is proposed to be included in Residential Zone. Remaining part of "Site No. 41, "Multi-Speciality Hospital" and Site No. 40, "R.T.O." are proposed to be rearranged and redesignated as "Site No. 40, Town Plaza" (2.00 Hectare) and Site No. 41, "Garden" (1.35 Hectare) as shown on Plan.	Sanctioned as proposed under Section 31 (1).

SCHEDULE – *contd.*

1	2	3	4	5	6
12	EP-12	Site No. 43, "Playground."	Reservation is deleted and land under reservation is included in Residential Zone.	Site No. 43 "Playground" is proposed to be retained as per the plan published under Section 26 of Maharashtra Regional and Town Planning Act, 1966. However, if the Land Owner surrenders 20 per cent of the land under reservation to Municipal Council free of cost then the reservation on the remaining land will stand deleted and Residential Use will be allowed thereupon.	Sanctioned as proposed under Section 31 (1).
13	EP-13	Site No. 44, "Garden."	Northern part of the reservation deleted and included in Residential Zone.	Area under existing house, on Site No. 44, "Garden" is proposed to be deleted and land so released is proposed to be included in Residential Zone and North-West portion of Site is proposed to be retained as site No. 44, "Garden" as shown on Plan.	Sanctioned as proposed under Section 31 (1).
14	EP-14	Site No. 68 (Pt.), "Residential Zone".	Reservation for new Site No. 47-A, "Multi-Purpose Hall".	The Government land under S. No. 68 (P) is proposed to be reserved for Multi-Purpose Hall" (New Site No. 47-A) as shown on plan, and Appropriate Authority for this site shall be Municipal Council, Igatpuri.	Sanctioned as proposed under Section 31 (1).

15	EP-15	Existing Risco School/Public/ Semi-public Zone.	Proposed new 6.0 metres wide D.P. road.	New 6.0 metres wide D.P. road is to be proposed on Northern side as shown on Plan.	Sanctioned as proposed under Section 31 (1).
16	EP-16	S. No. 71, Residential Zone and Existing Railway Yard.	Proposed new North-South 12.0 metres wide D.P. road and new Reservation No. 49-A, Parking.	New Site No. 49A "Parking" along with new 12.00 metres wide North-South D.P. Road is to be proposed in S. No.71, as shown on Plan.	Sanctioned as proposed under Section 31 (1).
17	EP-17	9.0 metres wide East-West D.P. road towards South side of Railway station.	Road width is increased to 12.0 metres.	The 9.0 metres wide East-West D.P. road shown on Southern side of Railway Station is proposed to be widened to 12.0 metres wide D.P. Road, as shown on Plan.	Sanctioned as proposed under Section 31 (1).
18	EP-18	Site No. 60, "Town Plaza."	Re-designated as "A.P.M.C".	Site No. 68, "Town Plaza" is proposed to be re-designated as "A.P.M.C".	Sanctioned as proposed under Section 31 (1).
19	EP-19	Site No. 61, "Playground."	Re-designated as "Hostel for Tribal Boys and Girls".	Site No. 61, "Playground" is proposed to be re-designated as "Hostel for Tribal Boy and Girls" with Tribal Welfare Department as the Appropriate Authority.	Sanctioned as proposed under Section 31 (1).
20	EP-20	Site No. 62, "Garden".	Rearranged into two reservations as Site No. 62-A, "Garden" (area 0.95 hectare) and Site No. 62-B, "Playground" (area 0.85 hectare).	Area under Site No. 62, "Garden" is proposed to be rearranged as Site No. 62-A, "Garden" (area 0.95 hectare) and Site No. 62-B, "Playground" (area 0.85 hectare), as shown on Plan.	Sanctioned as proposed under Section 31 (1).

SCHEDULE – *contd.*

1	2	3	4	5	6
21	EP-21	Site No. 63, “M.S.E.B.”	Re-designated as Multi-Speciality Hospital (Trauma Care Centre).	Site No. 63, “M.S.E.B.” is proposed to be Re-designated as “Multi-Speciality Hospital (Trauma Care Centre)” with State Health Department as the Appropriate Authority.	Sanctioned as proposed under Section 31 (1).
22	EP-22	Site Nos. 18 and 19, “Recreation Park” “Site No. 20, “Holiday Camp”.	Municipal Council should be shown as Appropriate Authority for this reservation.	(A) Appropriate Authority for Holiday Camp is proposed to be Land Owner / Municipal Council.  (B) Designation of Recreation Park is proposed to be Recreation Park / Amusement Park and Appropriate Authority is proposed to be Municipal Council. However Land Owner intends to develop such Recreation Park / Amusement Park reservation, the Chief Officer may allow Land Owner to develop the reservation on payment of additional two times development charges of land to be developed.	Sanctioned as proposed under Section 31 (1).

This Notification is also available on Government's website [www.maharashtra.gov.in](http://www.maharashtra.gov.in)

By order and in the name of the Governor of Maharashtra,

**R. S. CHOUPAN,**

Desk Officer to Government.

## URBAN DEVELOPMENT DEPARTMENT

Mantralaya, Mumbai - 400 032  
dated 28th March 2018

### NOTIFICATION

*The Maharashtra Regional and Town Planning Act, 1966*

No. TPS-3515/76/CR-74/2015/UD-9.— Whereas, in accordance with sub-section (1) of Section 31 of the Maharashtra Regional and Town Planning Act, 1966 (Mah. Act No. XXXVII of 1966) (hereinafter referred to as “the said Act”), the Government of Maharashtra has sanctioned a part of the Draft Development Plan of Chalisgaon Municipal Council, district Jalgaon (hereinafter referred to as “the said Development Plan”), excluding certain part, *vide* Urban Development Department’s Notification No. TPS-3515/76/CR-74(A)/2015/UD-9, dated 6th April 2016, (hereinafter referred to as “the said Notification”), which appeared in the Maharashtra Government Gazette, Part I, Nashik Divisional Supplement, dated 23rd May 2016 ;

and whereas, the Government has republished the modifications of substantial nature with regard to the excluded parts of the said Development Plan (hereinafter referred to as “the said Excluded Part”) *vide* Urban Development Department’s Notice No. TPS-3515/76/CR-74(B)/2015/UD-9, dated 6th April 2016 (hereinafter referred to as “the said Notice”), published in the Maharashtra Government Gazette, Part I, Nashik Divisional Supplement, dated 23rd May 2016 for inviting suggestions / objections from the General Public under second proviso to sub-section (1) of Section 31 of the said Act ; and *Corrigendum* to the said Notice had been published in the Maharashtra Government Gazette, Part I, Nashik Divisional Supplement, dated 7th September 2016 ;

and whereas, in accordance with sub-section (2) of Section 31 of the said Act, the Government *vide* the said Notice appointed the then Joint Director of Town Planning, Nashik Division, Nashik as an “Officer” to hear the objections or suggestions in respect of the said Excluded Part and to submit his report to the Government (hereinafter referred to as “the said Officer”) ;

and whereas, the said Officer submitted his report to the Government *vide* his Marathi Letter No. नावि/यो.वि./चालीसगाव मुपुर्नप(ह.वा. + ह. प्रसिद्ध)/४४५/कलम-३१, dated 31st March 2017 ;

and whereas, in accordance with sub-section (3) of Section 31 of the said Act, the Government of Maharashtra has taken into consideration the objections and suggestions received and the report of the said Officer.

Now, therefore, in exercise of the powers conferred under sub-section (1) of Section 31 of the said Act and of all other powers enabling it on that behalf, and after consulting the Director of Town Planning, Maharashtra State, Pune the Government of Maharashtra hereby sanctions the said Excluded Part of the Chalisgaon Municipal Council as specified in the Schedule of Modifications annexed hereto, which shall be a part of the Final Development Plan of the Chalisgaon Municipal Council as regards the said Excluded Part.

The Final Development Plan in respect of the said Excluded Part of the Chalisgaon Municipal Council shall come into force after one month from the date of publication of this Notification in the Maharashtra Government Gazette.

## SCHEDULE

SUBSTANTIAL MODIFICATIONS SANCTIONED BY THE GOVERNMENT IN RESPECT OF SECOND REVISED DEVELOPMENT PLAN OF  
CHALISGAON, DISTRICT JALGAON[ ACCOMPANIMENT TO THE GOVERNMENT NOTIFICATION,  
URBAN DEVELOPMENT DEPARTMENT No. TPS-3515/76/CR-74/2015/UD-9, dated 28th March 2018 ]

Sr. No.	Excluded Part	Proposal as per Draft Development Plan published under Section 26 of the Maharashtra Regional and Town Planning Act, 1966	Modification as per Draft Development Plan submitted to the Government for sanction under Section 30 of the Maharashtra Regional and Town Planning Act, 1966	Modification of Substantial Nature as proposed by Government under Section 31 (1) of the (1) of the Maharashtra Regional and Town Planning Act, 1966	Substantial modification sanctioned by Government under Section 31 (1) of the Maharashtra Regional of Town Planning Act, 1966
1	2	3	4	5	6
1	EP-1	“Truck Terminus” Site No. 94.	S. Nos. 371 pt., 373 pt., Site No. 94 “Truck Terminus” partly reservation is deleted and included in “Residential Zone”.	The Eastern portion admmeasuring about 2.00 Hectare is retained in reservation of “Truck Terminus” and remaining area is proposed to be deleted and included in “Residential Zone” as shown on the plan.	Sanctioned as proposed under Section 31 (1).
2	EP-2	S. No. 303 pt., 306 pt., Site No. 46	“Primary School and Playground” Site No. 46.	Land bearing S. No. 309 (admeasuring area 2475 sq. metres) is proposed to be deleted from Site No. 46 and the remaining land bearing S. No. 303 (admeasuring area 2525 sq. metres) is proposed to be designated as a “Playground” Site No. 46 as shown on plan.	Sanctioned as proposed under Section 31 (1).

3	EP-3	Site No. 91 “Secondary School and Playground”, Site No. 90 “Playground”, Site No. 93 “Shopping Centre”.	Site No. 91 “Secondary School and Playground”, Site No. 90 “Playground” and Site No. 93 “Shopping Centre” are proposed to be deleted and the lands so released are proposed to be included in “Residential Zone”.	Site No. 91 “Secondary School and Playground”, Site No. 90 “Playground” and Site No. 93 “Shopping Centre” are proposed to be deleted and the lands so released are proposed to be included in “Residential Zone”.	Sanctioned as proposed under Section 31 (1).
4	EP-4	S. No. 321/1/1-D Site No. 49 “Stadium and Shopping Centre”.	Site No. 49 “Stadium and Shopping Centre” (Area 2337 Sq.metres).	Land bearing S. No. 321/1/1-D admeasuring 2337.50 sq.metres is proposed to be deleted from Site No. 49 “Stadium and Shopping Centre” and proposed to be included in “Residential Zone” as shown on plan.	Land bearing S. No. 321/1/1-D admeasuring 2337.50 sq.metres is proposed to be deleted from Site No. 49 “Stadium and Shopping Centre” and proposed to be included in “Residential Zone” as shown on plan.
5	EP-5	S. No. 244/2/2/A-2 Site No. 33 “Garden” (Area 8426 Sq. metres).	Site No. 33 “Garden”	Land bearing S. No. 240/2/2/A-2 (admeasuring 8426 sq .metres) is proposed to be deleted from Site No. 33 “Garden” and proposed to be included in “Residential Zone” as shown on plan.	Land bearing S. No. 240/2/2/A-2 (admeasuring 8426 sq .metres) is proposed to be deleted from Site No. 33 “Garden” and proposed to be included in “Residential Zone” as shown on plan.
6	EP-6	Clarification of rules about flood line in DCR.	--	High flood line (Red line) and normal flood line (Blue line) are shown on the Development Plan. No construction is permitted in the area lying between river and normal flood line (Blue line). In the area lying between normal flood line (Blue line) and high flood line (Red line) construction on stilt floor is compulsory with minimum stilt height of 2.5 metres.	High flood line (Red line) and normal flood line (Blue line) are shown on the Development Plan. No construction is permitted in the area lying between river and normal flood line (Blue line). In the area lying between normal flood line (Blue line) and high flood line (Red line) construction on stilt floor is compulsory with minimum stilt height of 2.5 metres.

SCHEDULE – *contd.*

1	2	3	4	5	6
7	EP-7	--	--	A new provision is proposed to be incorporated in the Development Control Regulation as below : Lands situated in Non-Development Zone can be developed through Town Planning Scheme for Residential Purpose. Once the draft scheme is sanctioned Residential and other user shall be allowed as otherwise permissible in Residential Zone.	Sanctioned as proposed under Section 31 (1).

This Notification is also available on Government's website [www.maharashtra.gov.in](http://www.maharashtra.gov.in)

*By order and in the name of the Governor of Maharashtra,*

**R. S. CHOUSHAN,**  
Desk Officer to Government.

---



---

## URBAN DEVELOPMENT DEPARTMENT

Mantralaya, Mumbai - 400 032

dated 10th April 2018

*The Maharashtra Regional and Town Planning Act, 1966*

No. TPS-3515/39/CR-21/2015/UD-9.— Whereas, in accordance with sub-section (1) of Section 31 of the Maharashtra Regional and Town Planning Act, 1966 (Mah. Act No. XXXVII of 1966) (hereinafter referred to as “the said Act”), the Government of Maharashtra has sanctioned a part of the Draft Development Plan of Chopda Municipal Council, district Nashik (hereinafter referred to as “the said Development Plan”), excluding certain part, *vide* Urban Development Department’s Notification No. TPS-3515/39/CR-21(A)/2015/UD-9, dated 21st January 2016, (hereinafter referred to as “the said Notification”), which appeared in the Maharashtra Government Gazette, Part I, Nashik Divisional Supplement, dated the 20th April 2016 and *Corrigendum* to the said Notification bearing No. TPS-3515/39/CR-21/2015/UD-9, dated the 18th August 2016 which appeared in the Maharashtra Government Gazette, Part I, Nashik Divisional Supplement, dated 20th August 2016 ;

and whereas, the Government has republished the modifications of substantial nature with regard to the excluded parts of the said Development Plan (hereinafter referred to as “the said Excluded Part”) *vide* Urban Development Department’s Notice No. TPS-3515/39/CR-21(B)/2015/UD-9, dated 21st January 2016 (hereinafter referred to as “the said Notice”), published in the Maharashtra Government Gazette, Part I, Nashik Divisional Supplement, dated 20th April 2016 for inviting suggestions / objections from the General Public under second proviso to sub-section (1) of Section 31 of the said Act ;

and whereas, in accordance with sub-section (2) of Section 31 of the said Act, the Government, *vide* the said Notice, appointed the then Joint Director of Town Planning, Nashik Division, Nashik as an “Officer” to hear the objections or suggestions in respect of the said Excluded Part and to submit his report to the Government (hereinafter referred to as “the said Officer”) ;

and whereas, the said Officer submitted his report to the Government *vide* his Marathi Letter No. नावि/वि.यो.चोपडा (दु.सु.+वा.ह.)/पुनर्प्रसिद्ध/कलम-३१/४९३, dated 11th April 2017 ;

and whereas, in accordance with sub-section (3) of Section 31 of the said Act, the Government of Maharashtra has taken into consideration the objections and suggestions received and the report of the said Officer.

Now, therefore in exercise of the powers conferred under sub-section (1) of Section 31 of the said Act and of all other powers enabling it on that behalf, and after consulting the Director of Town Planning, Maharashtra State, the Government of Maharashtra hereby sanctions the said Excluded Part of the Chopda Municipal Council as specified in the Schedule of Modifications annexed hereto, which shall be a part of the Final Development Plan of the Chopda Municipal Council as regards the said Excluded Part ;

The Final Development Plan in respect of the said Excluded Part of the Chopda Municipal Council shall come into force after one month from the date of publication of this Notification in the Maharashtra Government Gazette ;

## SCHEDULE

**SUBSTANTIAL MODIFICATIONS SANCTIONED BY THE GOVERNMENT UNDER SECTION 31 (1) OF THE MAHARASHTRA REGIONAL AND TOWN PLANNING ACT, 1966**

**[ACCOMPANIMENT TO THE GOVERNMENT NOTIFICATION, No. TPS-3515/39/CR-21/2015/UD-9, dated 10th April 2018]**

Sr. No.	Excluded Part	Proposal as per Draft Development Plan published under Section 26 of the Maharashtra Regional and Town Planning Act, 1966	Proposal as per Draft Development Plan submitted to the Government for sanction under Section 30 of the Maharashtra Regional and Town Planning Act, 1966	Modification of Substantial Nature as proposed by Government under Section 31 (1) of the Maharashtra Regional and Town Planning Act, 1966	Substantial modification sanctioned by Government under Section 31 (1) of the Maharashtra Regional and Town Planning Act, 1966
1	2	3	4	5	6
1	EP-1	G. Nos. 39/1 and 39/2, "Agricultural Zone".	Gat. No. 39/1 and 39/2 are deleted from "Agricultural Zone" and land so released is included in "Residential Zone".	Lands bearing Gat. Nos. 37, 38, 39, 48, 49, 55 and 56 are proposed to be deleted from "Agricultural Zone" and included In Residential Zone with 24.00 metres new road extended towards East upto village road near river. The village road is proposed to be widened upto 24.00 metres wide. (North-South) as shown on plan.	(i) 24.00 metres East-West D.P. Road is extended upto North-South village road and North-South village road is sanctioned as 24.00 metres Development Plan Road. (ii) Lands bearing Gat. Nos. 49, 55 and 56 (Pt.) on North of 24.00 metres East-West D.P. Road are reinstated in Agricultural Zone as per Draft Development Plan published under Section 26. (iii) Rest of the modification is sanctioned as proposed under Section 31 (1).

2	EP-2	Clarification of rules about flood line in DCR.	--	High flood line is indicated in red colour and Normal flood line is indicated in blue colour on the Development Plan. No construction is permitted in the area lying between river and Normal Flood Line. In the area lying between Normal Flood Line and high flood line, the construction of stilt floor is compulsory with minimum stilt height as 2.5 metres.	Sanctioned as proposed under Section 31 (1).
3	EP-3	G. No. 36, "24.00 metres D. P. road".	--	24.00 metres wide East-West D.P. is proposed to be realigned through Gat. No. 36 as shown on plan.	Sanctioned as proposed under Section 31 (1).
4	EP-4	Site No.28 "Garden"	--	Site No. 28 "Garden" is proposed to be deleted and land so released from Reservation is proposed to be included in "Residential Zone".	Sanctioned as proposed under Section 31 (1).
5	EP-5	G. No.1367, "Residential Zone".	--	Proposed to be corrected according to the sanctioned layout of Gat No. 1367 as shown on plan.	Sanctioned as proposed under Section 31 (1).
6	EP-6	Site No. 122, "High School and Playground".	--	Site No. 122 "High School and Playground" is proposed to be deleted and land so released is proposed to be included in Residential Zone.	Sanctioned as proposed under Section 31 (1).

SCHEDULE – *contd.*

1	2	3	4	5	6
7	EP-7	Site No. 87, “Playground”.	Site No. 87, “Playground” is redesigned as “Housing for EWS and Dis-house.”	Site No. 87, “Playground” is proposed to be deleted and land so released from reservation is proposed to be included in “Residential Zone”.	Sanctioned as proposed under Section 31 (1).
8	EP-8	Site No. 9, “Town Hall and Library”.	Northern Portion of the Site No. 9, “Town Hall and Library” of Gat No. 1588 admeasuring area 0.60 Ha. is retained and remaining portion is deleted from the reservation land so released is included in Residential Zone.	Northern Portion of the Site No. 9, “Town Hall and Library” of Gat. No. 1588 admeasuring area 0.60 Ha. is proposed to be retained as Town Hall reservation and remaining portion is proposed to be deleted from the reservation and so released is proposed to be included in “Residential Zone”.	Sanctioned as proposed under Section 31 (1).
9	EP-9	Site No. 114, “Playground”.	12.0 metres wide sanctioned layout road coming from Gat No. 1155/1 shall be continued up to Southern boundary of reservation and further extended upto 18.0 metres wide road. Area falling on West side of road from Gat No. 1153 is retained in reservation and area from Gat No. 1154 falling on Eastern side is deleted from reservation Site No. 114, “Playground” and land so released from reservation is included in Residential Zone.	12.0 metres wide sanctioned layout coming from Gat No. 1155/1 as proposed to continued upto Southern boundary of reservation and further extended upto 18.0 metres wide road. Area falling on West side of road from Gat No. 1153 is proposed to be retained in reservation and area from Gat No. 1154 falling on Eastern side is proposed to be deleted from reservation Site No. 114, “Playground” and land so released from reservation is proposed to be included in “Residential Zone” as shown on plan.	Sanctioned as proposed under Section 31 (1).
10	EP-10	Site No. 40, “Library”.	Site No. 40, “Library” is deleted and land so released from reservation and included in “Residential Zone”.	Site No. 40, “Library” is proposed to be deleted and land so released from reservation is proposed to be included in “Residential Zone”.	Sanctioned as proposed under Section 31 (1).

11	EP-11	Site No. 106, "Sewage Treatment Plant"	Site No. 106, "Sewage Treatment Plant" are deleted from reservations and included in "No Development Zone".	Site No. 106, "Sewage Treatment Plant" is proposed to be deleted and land so released from reservation is proposed to be included in No Development Zone as shown on plan.	Sanctioned as proposed under Section 31 (1).
12	EP-12	Site No. 73 "Garden"	--	Site No. 73 "Garden" is proposed to be deleted and land so released from reservation is proposed to be included in STP as shown on Plan.	Sanctioned as proposed under Section 31 (1).
13	EP-13	Site No. 66 "Sewage Treatment Plant"	--	Site No. 66 "Sewage Treatment Plant" is proposed to be deleted and land so released from reservation is proposed to be included in No Development Zone as shown on plan.	Sanctioned as proposed under Section 31 (1).
14	EP-14	G No. 2050/2, Site No. 16, "E. S. R".	Gat No. 2050/2, Site No. 16 admeasuring area about 4000 sq. metres is more than, therefore Western portion of site No. 16 admeasuring area about 2000 sq. metres is deleted and including in Residential Zone and Eastern portion of reservation admeasuring area about 2000 sq. metres is retained ESR.	Site No. 16, "E. S. R" is proposed to be deleted and land so released is proposed to be included in Residential Zone as shown on plan.	Sanctioned as proposed under Section 31 (1).

This Notification is also available on Government's website [www.maharashtra.gov.in](http://www.maharashtra.gov.in)

*By order and in the name of the Governor of Maharashtra,*

**R. S. CHOUHAN,**

Desk Officer to Government.

## संकीर्ण अधिसूचना, नेमणुका, पदोन्नती इत्यादी

### उपविभागीय अधिकारी यांजकडून

#### जिल्हा जळगाव

क्रमांक साशा/भूसंपादन/कावि-१०६/२०१६.—ज्याअर्थी, उपविभागीय अधिकारी, एरंडोल भाग, एरंडोल यांना असे वाटते की, सोबतच्या अनुसूचीमध्ये ज्यांचा तपशील नमूद करण्यात आला आहे अशा जमिनी (यात यापुढे ज्यांचा निर्देश “उक्त जमिनी” असा करण्यात आला आहे) उक्त अनुसूचीमध्ये विनिर्दिष्ट करण्यात आलेल्या सार्वजनिक प्रयोजनार्थ आवश्यक आहेत किंवा आवश्यक असण्याचा संभव आहे;

त्याअर्थी, आता, भूमि संपादन, पुनर्वसन व पुनर्स्थापना करताना वाजवी भरपाई मिळण्याचा व पारदर्शकतेचा हक्क अधिनियम, २०१३ (यापुढे ज्याचा निर्देश “संपादन अधिनियम” असा करण्यात आला आहे) हा महाराष्ट्र राज्यात प्रयुक्त असताना त्याच्या कलम ११ (१) च्या उपबंधान्वये, याद्वारे असे अधिसूचित करण्यात येते की, उक्त जमिनी उक्त सार्वजनिक प्रयोजनासाठी आवश्यक आहेत किंवा आवश्यक असण्याचा संभव आहे;

उक्त जमिनीमध्ये हितसंबंध असणाऱ्या सर्व व्यक्तींना याद्वारे अशी ताकीद देण्यात येते की, उक्त संपादनाच्या प्रयोजनासाठी उक्त जमिनीवर नेमण्यात आलेल्या कोणत्याही भूमापकांच्या किंवा अन्य व्यक्तींच्या कामात त्यांनी अडथळा किंवा व्यत्यय आणू नये. ही अधिसूचना प्रसिद्ध झाल्याच्या तारखेनंतर जिल्हाधिकारी यांची मंजुरी न मिळवता विक्री, भाडेपट्टा, गहाण, अभिहस्तांतरण, देवाण-घेवाण याद्वारे किंवा अन्य प्रकारे उक्त जमिनीची विल्हेवाट लावण्यासंबंधात करण्यात आलेला कोणताही खर्च किंवा सुधारणा संपादन जमिनीच्या अंतिमरित्या संपादन करण्यात येईल अशा भागासाठी भरपाई निश्चित करणारा अधिकारी संपादन अधिनियमाच्या कलम ११ (४) अन्वये दुर्लक्ष करील.

उक्त सार्वजनिक प्रयोजनासाठी उक्त जमिनी आवश्यक आहेत याबद्दल नाशिक विभागाच्या आयुक्तांची खात्री होईल, तर संपादन अधिनियमाच्या कलम २१ (१) अन्वये तशा अर्थाची एक अंतिम अधिसूचना महाराष्ट्र शासन राजपत्रात लवकरच प्रसिद्ध करण्यात येईल. संपादनाचे काम जर अंशात: किंवा संपूर्णत: सोडून देण्यात येईल, तर ती वस्तुस्थिती महाराष्ट्र शासन राजपत्रात रीतसर अधिसूचित करण्यात येईल.

उक्त जमिनीचे नकाशे उपविभागीय अधिकारी, एरंडोल भाग, एरंडोल यांचे कार्यालयात कार्यालयीन वेळेत पाहण्याकरिता उपलब्ध आहेत.

सदर अधिसूचनेबाबत ज्या हितसंबंधित व्यक्तींना आपल्या लेखी हरकती नोंदवावयाच्या आहेत, त्या अधिसूचनेच्या प्रसिद्धी दिनांकापासून ६० दिवसांच्या आत उपविभागीय अधिकारी, एरंडोल भाग, एरंडोल यांच्या कार्यालयात नोंदवाव्यात.

ज्यासाठी जमिनी संपादन करावयाच्या आहेत ते सार्वजनिक प्रयोजन.— अंजनी मध्यम प्रकल्प, उजव्या जोड कालव्यासाठी, मौजे एरंडोल व मौजे विखरण, तालुका एरंडोल येथील संपादित क्षेत्रासाठी भूसंपादन प्रस्ताव.

#### अनुसूची

##### परिशिष्ट - १

##### जमिनींचा तपशील

प्रकल्पाचे नाव.—अंजनी मध्यम प्रकल्प, उजव्या जोड कालव्यासाठी, मौजे एरंडोल व मौजे विखरण, तालुका एरंडोल येथील संपादित क्षेत्रासाठी भूसंपादन प्रस्ताव.

##### जिल्हा जळगाव, तालुका एरंडोल

गट नंबर

संपादन करावयाचे क्षेत्र

१

२

हे. आर

##### गट एरंडोल

७२/२	..	०	२७
७०	..	०	५१
६९	..	०	२६

##### गट विखरण

४६६	..	०	४७
४६५	..	०	२५
४६४	..	०	६१
४४९/१-ब/१	..	०	२९
४४९/१-ब/२	..	०	६२
४४९/१-आ/१	..	०	२१
४४९/२	..	०	२४
४४७/२	..	०	१०
४३२/१	..	०	७४
४३२/२	..	०	००
४३१/२	..	०	६८
४२९	..	१	१२
४१९/२	..	०	३६
४२७	..	०	२२
३९१	..	०	५१
३५४	..	०	३३

अनुसूची – चालू

जिल्हा जळगाव, तालुका एरंडोल

गट नंबर

संपादन करावयाचे क्षेत्र

१

२

हे. आर

गाव विखरण – चालू

३५५	..	० ८९
३५६	..	० २८
३५७	..	० ३४
३५८	..	० २५
३५८/१	..	० ४०
४२०	..	० ०४
४१९/१-अ + १-अ + १-अ + २-ब	..	० ४५
४१९/१-अ + १-अ + १-अ + २-ब	..	० ३८
४१९/१-अ + १-अ + १-अ + २-ब	..	० ०७
३९८/१	..	० ४४
३९९	..	० ३४
४००	..	० ५२
३९२	..	० ५५

परिशिष्ट - २

सार्वजनिक प्रयोजनाबाबत तपशील

प्रकल्पाचे नाव. – अंजनी मध्यम प्रकल्प, उजव्या जोड कालव्यासाठी, मौजे एरंडोल व मौजे विखरण, तालुका एरंडोल.

प्रकल्पाचे नियोजन. – अंजनी मध्यम प्रकल्प, उजव्या जोड कालव्यासाठी, मौजे एरंडोल व मौजे विखरण, तालुका एरंडोल येथील संपादित क्षेत्रासाठी भूसंपादन प्रस्ताव.

परिशिष्ट - ३

विस्थापनाबाबत तपशील

सदर प्रकल्पाच्या कामामुळे एकही व्यक्ती / कुटुंब राहत्या घरातून विस्थापित होणार नसल्याने विस्थापनाबाबत तपशील निरंक आहे.

परिशिष्ट - ४

प्रशासक नियुक्तीचा तपशील

सदर प्रकल्पाच्या कामामुळे एकही व्यक्ती / कुटुंब राहत्या घरातून विस्थापित होणार नसल्याने पुनर्वसन व पुनर्स्थापना प्रशासकाची नियुक्ती करण्यात आलेली नाही.

विजयानंद शर्मा,

उपविभागीय अधिकारी,  
एरंडोल भाग, एरंडोल,

जिल्हा जळगाव.

एरंडोल, २३ मे २०१८.

## BY PRINCIPAL DISTRICT AND SESSIONS JUDGE

### Order

No. EST/2030/2018.– Earned leave for two (2) days from 26th March 2018 and 27th March 2018 prefixing holidays falling on 24th March 2018 and 25th March 2018 is hereby granted as an *ex-post-facto* sanction to Shri. S. V. Kendre, 4th Joint Civil Judge, Senior Division, Nashik.

Certified that Shri. S. V. Kendre would have continued to officiate in the post of 4th Joint Civil Judge, Senior Division, Nashik if he had not proceeded on leave for the period from 26th March 2018 to 27th March 2018 (Note 2 below Rule 39 (2) Maharashtra Civil Services (Pay) Rules, 1981).

Charge during the absence of Shri. S. V. Kendre, 4th Joint Civil Judge, Senior Division, Nashik remained with Shri. D. J. Endait, 7th Joint Civil Judge, Senior Division, Nashik.

**SURYAKANT S. SHINDE,**

Principal District and Sessions Judge,

Nashik.

Nashik, 28th March 2018.

### Order

No. EST/2044/2018.– The Principal District and Sessions Judge, Nashik is pleased to pass the following Order :

Earned leave for three (3) days from 2nd April 2018 to 4th April 2018 prefixing Sunday falling on 1st April 2018 is hereby granted to Smt. R. M. Satav, Joint Civil Judge, Senior Division, Niphad.

Charge during the absence of Smt. R. M. Satav, Joint Civil Judge, Senior Division, Niphad is kept with Shri. R. B. Kale, 2nd Joint Civil Judge, Senior Division, Niphad.

Certified that Smt. R. M. Satav would have continued to officiate in the post of Joint Civil

Judge, Senior Division, Niphad. if she had not proceeded on leave for the period from 2nd March 2018 to 4th April 2018 (Note 2 below Rule 39 (2) Maharashtra Civil Services (Pay) Rules, 1981).

**SURYAKANT S. SHINDE,**  
Principal District and Sessions Judge,  
Nashik.

Nashik, 31st March 2018.

---

### **BY DISTRICT JUDGE-1 AND ADDITIONAL SESSIONS JUDGE**

#### **Order**

No. EST/2080/2018.— Earned leave for Eleven (11) days from 3rd April 2018 to 13th April 2018 suffixing Holidays falling on 14th April 2018 and 15th April 2018 is hereby granted to Smt. S. K. Dugaonkar, 2nd Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Niphad.

Certified that Smt. S. K. Dugaonkar would have continued to officiate in the post of 2nd Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Niphad if she had not proceeded on leave for the period from 3rd April 2018 to 13th April 2018 (Note 2 below Rule 39 (2) Maharashtra Civil Services (Pay) Rules, 1981).

Charge during the absence of Smt. S. K. Dugaonkar, 2nd Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Niphad is kept with Smt. M. S. Kochhar, Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Niphad.

**S. R. SHARMA,**  
District Judge-1 and  
Additional Sessions Judge,  
Nashik.

Nashik, 2nd April 2018.

---

### **उपनिबंधक, सहकारी संस्था यांजकडून**

#### **आदेश**

क्रमांक वि-५/सह. संस्था./नोंदणी रद्द आदेश/क. २१/१०६०/सन २०१८.— महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीनुसार प्रदान केलेल्या अधिकाराचा वापर करून घेऊन मी, डॉ. प्रिया दळणर, उपनिबंधक, सहकारी संस्था, नाशिक तालुका, नाशिक या आदेशान्वये सुरभी महिला औद्योगिक सहकारी संस्था मर्यादित, नाशिक, पंचवटी हॉटेलजवळ, नंदिनी अपार्टमेंट, त्र्यंबकरोड, तालुका जिल्हा नाशिक (एनएसके/एनएसके/पीआरडी/(आय)/३३९/सन १९९३, दिनांक २८ जानेवारी १९९३) ह्या संस्थेची नोंदणी रद्द करण्याचा आदेश देत असून या आदेशाचे तारखेपासून संस्थेचे विसर्जन झाले आहे, असे समजण्यात येईल व ती निगमनिकाय असण्याचे बंद होईल.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही व कार्यालयीन मुद्रेसह दिला असे.

नाशिक, ३१ मार्च २०१८.

---

#### **आदेश**

क्रमांक वि-५/सह. संस्था./नोंदणी रद्द आदेश/क. २१/१०६१/सन २०१८.— महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीनुसार प्रदान केलेल्या अधिकाराचा वापर करून घेऊन मी, डॉ. प्रिया दळणर, उपनिबंधक, सहकारी संस्था, नाशिक तालुका, नाशिक या आदेशान्वये श्री सरस्वती महिला औद्योगिक सहकारी संस्था मर्यादित, नाशिक, देवळाली गाव, तालुका-जिल्हा नाशिक (एनएसके/एनएसके/पीआरडी/(आय)/१५०५/सन १९९८, दिनांक २९ जून १९९८) ह्या संस्थेची नोंदणी रद्द करण्याचा आदेश देत असून या आदेशाचे तारखेपासून संस्थेचे विसर्जन झाले आहे, असे समजण्यात येईल व ती निगमनिकाय असण्याचे बंद होईल.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही व कार्यालयीन मुद्रेसह दिला असे.

नाशिक, ३१ मार्च २०१८.

---

#### **आदेश**

क्रमांक वि-५/सह. संस्था./नोंदणी रद्द आदेश/क. २१/१०६२/सन २०१८.— महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीनुसार प्रदान केलेल्या अधिकाराचा वापर करून घेऊन मी, डॉ. प्रिया दळणर, उपनिबंधक, सहकारी संस्था, नाशिक तालुका, नाशिक या आदेशान्वये श्री गणेश प्लंबिंग कारागीर सहकारी संस्था मर्यादित, नाशिक, वडाळा, तालुका-जिल्हा नाशिक (एनएसके/एनएसके/पीआरडी/(आय)/३०९/सन १९७९, दिनांक १४ डिसेंबर १९७९) ह्या संस्थेची नोंदणी रद्द करण्याचा आदेश देत असून या

आदेशाचे तारखेपासून संस्थेचे विसर्जन झाले आहे, असे समजण्यात येईल व ती निगमनिकाय असण्याचे बंद होईल.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही व कार्यालयीन मुद्रेसह दिला असे.

नाशिक, ३१ मार्च २०१८.

### आदेश

क्रमांक वि-५/सह. संस्था./नोंदणी रद्द आदेश/क. २१/१०६३/सन २०१८.– महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीनुसार प्रदान केलेल्या अधिकाराचा वापर करून घेऊन मी, डॉ. प्रिया दळणर, उपनिबंधक, सहकारी संस्था, नाशिक तालुका, नाशिक या आदेशान्वये **शिववंदन महिला औद्योगिक सहकारी संस्था मर्यादित**, नाशिक, तलवार चॅर्बर्स, चित्रमंदिर मागे, मेन रोड, नाशिक (एनएसके/एनएसके/पीआरडी/(आय)/१५०७/सन १९९८, दिनांक ३१ ऑक्टोबर १९९८) ह्या संस्थेची नोंदणी रद्द करण्याचा आदेश देत असून या आदेशाचे तारखेपासून संस्थेचे विसर्जन झाले आहे, असे समजण्यात येईल व ती निगमनिकाय असण्याचे बंद होईल.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही व कार्यालयीन मुद्रेसह दिला असे.

नाशिक, ३१ मार्च २०१८.

### आदेश

क्रमांक वि-५/सह. संस्था./नोंदणी रद्द आदेश/क. २१/१०६४/सन २०१८.– महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीनुसार प्रदान केलेल्या अधिकाराचा वापर करून घेऊन मी, डॉ. प्रिया दळणर, उपनिबंधक, सहकारी संस्था, नाशिक तालुका, नाशिक या आदेशान्वये **सप्तशृंगी उद्योग सहकारी संस्था मर्यादित**, नाशिक, इंदिरानगर, तालुका-जिल्हा नाशिक (एनएसके/एनएसके/पीआरडी/(आय)/३६६/सन १९८४, दिनांक २३ मार्च १९९४) ह्या संस्थेची नोंदणी रद्द करण्याचा आदेश देत असून या आदेशाचे तारखेपासून संस्थेचे विसर्जन झाले आहे, असे समजण्यात येईल व ती निगमनिकाय असण्याचे बंद होईल.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही व कार्यालयीन मुद्रेसह दिला असे.

नाशिक, ३१ मार्च २०१८.

### आदेश

क्रमांक वि-५/सह. संस्था./नोंदणी रद्द आदेश/क. २१/१०६५/सन २०१८.– महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीनुसार प्रदान केलेल्या अधिकाराचा वापर करून घेऊन

मी, डॉ. प्रिया दळणर, उपनिबंधक, सहकारी संस्था, नाशिक तालुका, नाशिक या आदेशान्वये **रुक्मिणी महिला औद्योगिक सहकारी संस्था मर्यादित**, नाशिक-६, अंकीता अपार्टमेंट, पिंटो कॉलनी, जुना सायरेडा रोड, जेल रोड, तालुका-जिल्हा नाशिक (एनएसके/एनएसके/पीआरडी/(आय)/४५३५/सन २००६, दिनांक ३० ऑगस्ट २००६) ह्या संस्थेची नोंदणी रद्द करण्याचा आदेश देत असून या आदेशाचे तारखेपासून संस्थेचे विसर्जन झाले आहे, असे समजण्यात येईल व ती निगमनिकाय असण्याचे बंद होईल.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही व कार्यालयीन मुद्रेसह दिला असे.

नाशिक, ३१ मार्च २०१८.

### आदेश

क्रमांक वि-५/सह. संस्था./नोंदणी रद्द आदेश/क. २१/१०६६/सन २०१८.– महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीनुसार प्रदान केलेल्या अधिकाराचा वापर करून घेऊन मी, डॉ. प्रिया दळणर, उपनिबंधक, सहकारी संस्था, नाशिक तालुका, नाशिक या आदेशान्वये **मातोश्री मागासवर्गीय औद्योगिक सहकारी संस्था मर्यादित**, आडकेनगर, देवळाली कॅम्प, नाशिक (एनएसके/एनएसके/पीआरडी/(आय)/५२४४/सन २०१२, दिनांक ११ सप्टेंबर २०१२) ह्या संस्थेची नोंदणी रद्द करण्याचा आदेश देत असून या आदेशाचे तारखेपासून संस्थेचे विसर्जन झाले आहे, असे समजण्यात येईल व ती निगमनिकाय असण्याचे बंद होईल.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही व कार्यालयीन मुद्रेसह दिला असे.

नाशिक, ३१ मार्च २०१८.

### आदेश

क्रमांक वि-५/सह. संस्था./नोंदणी रद्द आदेश/क. २१/१०६७/सन २०१८.– महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीनुसार प्रदान केलेल्या अधिकाराचा वापर करून घेऊन मी, डॉ. प्रिया दळणर, उपनिबंधक, सहकारी संस्था, नाशिक तालुका, नाशिक या आदेशान्वये **मार्केट औद्योगिक सहकारी संस्था मर्यादित**, राहुलवाडी, पेठ रोड, पंचवटी, नाशिक (एनएसके/एनएसके/पीआरडी/(आय)/१५२९/सन २००२, दिनांक १७ जानेवारी २००२) ह्या संस्थेची नोंदणी रद्द करण्याचा आदेश देत असून या आदेशाचे तारखेपासून संस्थेचे विसर्जन झाले आहे, असे समजण्यात येईल व ती निगमनिकाय असण्याचे बंद होईल.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही व कार्यालयीन मुद्रेसह दिला असे.

नाशिक, ३१ मार्च २०१८.

### आदेश

क्रमांक वि-५/सह. संस्था./नोंदणी रद्द आदेश/क. २१/१०६८/सन २०१८.- महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीनुसार प्रदान केलेल्या अधिकाराचा वापर करून घेऊन मी, डॉ. प्रिया दळणर, उपनिबंधक, सहकारी संस्था, नाशिक तालुका, नाशिक या आदेशान्वये जय जगदंबा महिला औद्योगिक सहकारी संस्था मर्यादित, नाशिक, देवळालीगाव, नाशिकरोड, तालुका जिल्हा नाशिक (क्रमांक एनएसके/एनएसके/पीआरडी/(आय)/३५५/सन १९९३, दिनांक १९ जुलै १९९३) ह्या संस्थेची नोंदणी रद्द करण्याचा आदेश देत असून या आदेशाचे तारखेपासून संस्थेचे विसर्जन झाले आहे, असे समजण्यात येईल व ती निगमनिकाय असण्याचे बंद होईल.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही व कार्यालयीन मुद्रेसह दिला असे.

नाशिक, ३१ मार्च २०१८.

### आदेश

क्रमांक वि-५/सह. संस्था./नोंदणी रद्द आदेश/क. २१/१०६९/सन २०१८.- महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीस अनुसरून मला प्राप्त झालेल्या अधिकारानुसार मी, विजयसिंह उ. लकवाल, सहायक निबंधक, सहकारी संस्था, श्रीरामपूर, तालुका श्रीरामपूर, जिल्हा अहमदनगर असा आदेश देतो की, सिद्धार्थ मागासवर्गीय सहकारी गृहनिर्माण संस्था मर्यादित, श्रीरामपूर, तालुका श्रीरामपूर, जिल्हा अहमदनगर या संस्थेचा नोंदणी क्रमांक एनएसके/एनएसके/पीआरडी/(आय)/१५१७/सन २०००, दिनांक २७ एप्रिल २०००) ह्या संस्थेची नोंदणी रद्द करण्याचा आदेश देत असून या आदेशाचे तारखेपासून संस्थेचे विसर्जन झाले आहे, असे समजण्यात येईल व ती निगमनिकाय असण्याचे बंद होईल.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही व कार्यालयीन मुद्रेसह दिला असे.

डॉ. प्रिया दळणर,  
उपनिबंधक,  
सहकारी संस्था, नाशिक तालुका,  
नाशिक.

नाशिक, ३१ मार्च २०१८.

### आदेश

क्रमांक एनएसके/एनएसके/जीएलआर/३८६६/६०७/सन २०१८.- उपनिबंधक, सहकारी संस्था, संगमनेर, जिल्हा अहमदनगर याद्वारे भूमि स्वयंरोजगार सहकारी संस्था मर्यादित, जोर्वे, तालुका संगमनेर,

जिल्हा अहमदनगर ही संस्था महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम ९ (१) खाली नोंदणी केल्याचे जाहीर करीत आहे.

सदर संस्थेचा नोंदणी क्रमांक एनएसके/एनएसके/जीएलआर/३८६६/सन २०१८, दिनांक १९ मार्च २०१८ असा आहे आणि महाराष्ट्र सहकारी संस्था नियम, १९६१ मधील नियम १० (१) अन्वये संस्थेचे वर्गीकरण सर्वसाधारण संस्था असून उपवर्गीकरण सामाजिक सर्वसाधारण संस्था आहे.

जयेश एस. आहेर,  
उपनिबंधक,  
सहकारी संस्था, संगमनेर,  
जिल्हा अहमदनगर.

संगमनेर, १९ मार्च २०१८.

### सहायक निबंधक, सहकारी संस्था यांजकडून

#### आदेश

क्रमांक प्रशा-२/सिद्धार्थ मागास सह. गृह./नोंदणी रद्द आदेश/३४७/२०१८.- महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ मधील तरतुदीस अनुसरून मला प्राप्त झालेल्या अधिकारानुसार मी, विजयसिंह उ. लकवाल, सहायक निबंधक, सहकारी संस्था, श्रीरामपूर, तालुका श्रीरामपूर, जिल्हा अहमदनगर असा आदेश देतो की, सिद्धार्थ मागासवर्गीय सहकारी गृहनिर्माण संस्था मर्यादित, श्रीरामपूर, तालुका श्रीरामपूर, जिल्हा अहमदनगर या संस्थेचा नोंदणी क्रमांक एनएसके/एनएसके/पीआरडी/(आय)/६१४/सन १९९०, दिनांक २३ मे १९९० या आदेशान्वये रद्द करीत आहे. तरी सदरची संस्था विघटित झालेली आहे असे समजण्यात आले पाहिजे व ती एक व्यक्तीभूत संस्था असल्याचे बंद होईल.

सदरचा आदेश माझे सही, शिक्क्यानिशी आज दिनांक २७ मार्च २०१८ रोजी दिला असे.

विजयसिंह उ. लकवाल,  
सहायक निबंधक,  
सहकारी संस्था, श्रीरामपूर,  
जिल्हा अहमदनगर.

श्रीरामपूर, २७ मार्च २०१८.

#### आदेश

क्रमांक सनिश्ची/वि-३/हनुमान ग्रा.वि.शेपतसं./नोंदणी रद्द/आदेश/१५७/सन २०१८.- महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम २१ व १०९ अन्वये मला प्राप्त झालेल्या अधिकारानुसार मी, रावसाहेब खेडकर, सहायक निबंधक, सहकारी संस्था, श्रीगोंदा,

तालुका श्रीगोंदा, जिल्हा अहमदनगर हनुमान ग्रामीण बिगरशेती सहकारी पतसंस्था मर्यादित, काढी, तालुका श्रीगोंदा, जिल्हा अहमदनगर (नोंदणी क्रमांक एनआर/एसजीएन/आरएसआर/(सीआर)/१२२/१९९७, दिनांक २६ डिसेंबर १९९७) या संस्थेचे अवसायनाचे कामकाज समाप्त करीत आहे व दि अहमदनगर जिल्हा मध्यवर्ती सहकारी बँक मर्यादित, अहमदनगर यांनी संस्थेचे दिलेल्या कर्जपैकी वसूलपात्र रकमेच्या कर्ज वसुलीचे हक्क कायम ठेवून संस्थेची नोंदणी रद्द करीत आहे.

सदरचा आदेश आज दिनांक ३१ मार्च २०१८ रोजी माझे सही, शिक्कयानिशी देणेत येत आहे.

**रावसाहेब खेडकर,**  
सहायक निबंधक,  
सहकारी संस्था, श्रीगोंदा,  
जिल्हा अहमदनगर.

श्रीगोंदा, ३१ मार्च २०१८.

### आदेश

क्रमांक आरथा/किसान पीक/अंतरिम आदेश/१७६/सन २०१८.-मी, मधुसूदन लाठी, सहायक निबंधक, सहकारी संस्था, चोपडा, जिल्हा जळगाव महाराष्ट्र सहकारी संस्था अधिनियम, १९६० चे कलम १०२ (१) (ग) (चार) अन्वये तसेच महाराष्ट्र सहकारी संस्था नियम, १९६१ चे नियम ८७ अन्वये मला प्राप्त झालेल्या अधिकारानुसार मध्यांतरीय आदेश देतो की, किसान पिक संरक्षण सहकारी संस्था मर्यादित, घोडगाव, तालुका चोपडा, जिल्हा जळगाव या संस्थेचा कारभार वरील नमूद केलेल्या वस्तुस्थितीच्या आधारावर व कारणास्तव गुंडाळण्यात येत आहे. तसेच श्री. आर. डी. पाटील, उपलेखापरीक्षक, सहकारी संस्था, चोपडा यांची अवसायकपदी वर नमूद केलेल्या कारणास्तव नेमणूक करीत आहे.

तसेच वर उल्लेख केलेल्या अधिनियमाच्या कलम १०२ (२) (क) ला अनुसरून असाही आदेश देत आहे की, अवसायक यांनी संस्थेच्या ज्या मालमत्तेवर, वस्तूवर संरथेची मालकी आहे अशी मालमत्ता, वस्तू आणि दाव्यायोग्य संस्थेची इतर कागदपत्रे विनाविलंब संस्थेचे पदाधिकारी/अधिकारी यांचेकडून ताब्यात घ्यावी व तसा लेखी अहवाल या कार्यालयास सादर करावा.

मधुसूदन लाठी,  
सहायक निबंधक,  
सहकारी संस्था, चोपडा,  
जिल्हा जळगाव.

चोपडा, १६ फेब्रुवारी २०१८.

### प्रमुख जिल्हा व सत्र न्यायाधीश यांजकडून

#### आदेश

क्रमांक कार्यव्य/रजा/१३०/सन २०१८.- श्री. ए. बी. भिल्लारे, जिल्हा न्यायाधीश-७ व अतिरिक्त सत्र न्यायाधीश, अहमदनगर यांची दिनांक २ एप्रिल २०१८ व दिनांक ३ एप्रिल २०१८ रोजीची एकूण २ दिवसांची वैद्यकीय रजा याद्वारे कार्यात्तर मंजूर करण्यात येत आहे. तसेच सदर कालावधीत मुख्यालय सोडण्याची परवानगी देण्यात येत आहे.

रजेवरुन परत आल्यावर श्री. ए. बी. भिल्लारे यांना जिल्हा न्यायाधीश-७ व अतिरिक्त सत्र न्यायाधीश, अहमदनगर या पदावर पुर्ननियुक्त करण्यात येत आहे. तसेच त्यांचे वरीलप्रमाणे रजेच्या कालावधीत त्यांचे पदाचा अतिरिक्त कार्यभार श्री. एस. आर. नावंदर, जिल्हा न्यायाधीश-८ व अतिरिक्त सत्र न्यायाधीश, अहमदनगर यांचेकडे ठेवण्यात येत आहे.

श्री. ए. बी. भिल्लारे, जिल्हा न्यायाधीश-७ व अतिरिक्त सत्र न्यायाधीश, अहमदनगर यांचे वरीलप्रमाणे रजेच्या कालावधीत त्यांचे पदाचा अतिरिक्त कार्यभार श्री. एस. आर. नावंदर, जिल्हा न्यायाधीश-८ व अतिरिक्त सत्र न्यायाधीश, अहमदनगर यांचेकडे ठेवण्यात येत आहे.

श्री. ए. बी. भिल्लारे, जिल्हा न्यायाधीश-७ व अतिरिक्त सत्र न्यायाधीश, अहमदनगर हे वर नमूद केलेल्या कालावधीत वैद्यकीय रजेवर गेले नसते, तर ते जिल्हा न्यायाधीश-७ व अतिरिक्त सत्र न्यायाधीश, अहमदनगर या पदी स्थानापन्न म्हणून काम करीत राहिले असते.

**रमेश रे. देशमुख,**  
प्रमुख जिल्हा व सत्र न्यायाधीश,  
अहमदनगर.

अहमदनगर, ४ एप्रिल २०१८.

### जिल्हा न्यायाधीश-१ व अतिरिक्त सत्र न्यायाधीश यांजकडून

#### आदेश

क्रमांक कार्यव्य/रजा/६०/सन २०१८.- श्रीमती व्ही. बी. पाटील, सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, श्रीगोंदा यांची दिनांक ५ एप्रिल २०१८ ते दिनांक ७ एप्रिल २०१८ रोजीची एकूण ३ दिवसांची अर्जित रजा याद्वारे मंजूर करण्यात येत आहे. तसेच दिनांक ४ एप्रिल २०१८ रोजी कार्यालयीन वेळेनंतर ते दिनांक ९ एप्रिल २०१८ रोजी कार्यालयीन वेळेपूर्वीपर्यंत मुख्यालय सोडण्याची परवानगी देण्यात येत आहे.

रजेवरुन परत आल्यावर श्रीमती व्ही. बी. पाटील यांना सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, श्रीगोंदा या पदावर पुर्ननियुक्त करण्यात येत आहे. तसेच त्यांचे वरीलप्रमाणे रजेच्या कालावधीत सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, श्रीगोंदा या पदी पर्यायी इसमाच्या नेमणूकीची आवश्यकता नसल्याने सदरचे पद रिक्त ठेवण्यात येत आहे.

श्रीमती व्ही. बी. पाटील, सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, श्रीगोंदा यांचे वरीलप्रमाणे रजेच्या कालावधीत त्यांचे पदाचा अतिरिक्त कार्यभार श्री. आर. बी. कुलकर्णी, ३ रे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, श्रीगोंदा यांचेकडे ठेवण्यात येत आहे.

श्रीमती व्ही. बी. पाटील, सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, श्रीगोंदा ह्या वर नमूद केलेल्या कालावधीत अर्जित रजेवर गेल्या नसत्या, तर त्या सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, श्रीगोंदा या पदी स्थानापन्न म्हणून काम करीत राहिल्या असत्या.

अहमदनगर, ४ एप्रिल २०१८.

### आदेश

क्रमांक कार्यव्य/रजा/९४/सन २०१८.- श्री. पी. पी. केस्तीकर, सचिव, जिल्हा विधी सेवा प्राधिकरण, अहमदनगर यांची दिनांक १४ मार्च २०१८ ते दिनांक २३ मार्च २०१८ रोजीची एकूण १० दिवसांची अर्जित रजा याद्वारे कार्यात्तर मंजूर करण्यात येत आहे. तसेच दिनांक १३ मार्च २०१८ रोजी कार्यालयीन वेळेनंतर ते दिनांक २६ मार्च २०१८ रोजी कार्यालयीन वेळेपूर्वीपर्यंत मुख्यालय सोडण्याची परवानगी देण्यात येत आहे.

रजेवरुन परत आल्यावर श्री. पी. पी. केस्तीकर, सचिव, जिल्हा विधी सेवा प्राधिकरण, अहमदनगर या पदावर पुनर्नियुक्त करण्यात येत आहे. तसेच त्यांचे वरीलप्रमाणे रजेच्या कालावधीत सचिव, जिल्हा विधी सेवा प्राधिकारण, अहमदनगर या पदी पर्यायी इसमाच्या नेमणुकीची आवश्यकता नसल्याने सदरचे पद रिक्त ठेवण्यात येत आहे.

श्री. पी. पी. केस्तीकर, सचिव, जिल्हा विधी सेवा प्राधिकरण, अहमदनगर यांचे वरीलप्रमाणे रजेच्या कालावधीत त्यांचे पदाचा अतिरिक्त कार्यभार श्रीमती आर. व्ही. मोहिते, सहदिवाणी न्यायाधीश, वरिष्ठ स्तर, अहमदनगर यांचेकडे ठेवण्यात येत आहे.

श्री. पी. पी. केस्तीकर, सचिव, जिल्हा विधी सेवा प्राधिकारण, अहमदनगर हे वर नमूद केलेल्या कालावधीत अर्जित रजेवर गेले नसते, तर ते सचिव, जिल्हा विधी सेवा प्राधिकरण, अहमदनगर या पदी स्थानापन्न म्हणून काम करीत राहिले असते.

अहमदनगर, २७ मार्च २०१८.

### आदेश

क्रमांक कार्यव्य/रजा/७४/सन २०१८.- श्री. ए. आर. माळवडे, दिवाणी न्यायाधीश, कनिष्ठ स्तर, कर्जत यांची दिनांक २१ मार्च २०१८ ते दिनांक २३ मार्च २०१८ रोजीची एकूण ३ दिवसांची वैद्यकीय रजा याद्वारे कार्यात्तर मंजूर करण्यात येत आहे. तसेच दिनांक २४ मार्च २०१८ व दिनांक २५ मार्च २०१८ रोजी सुट्टी उपभोगण्याची परवानगी देण्यात येत आहे.

रजेवरुन परत आल्यावर श्री. ए. आर. माळवडे यांना दिवाणी न्यायाधीश, कनिष्ठ स्तर, कर्जत या पदावर पुनर्नियुक्त करण्यात येत आहे. तसेच त्यांचे वरीलप्रमाणे रजेच्या कालावधीत दिवाणी न्यायाधीश, कनिष्ठ स्तर, कर्जत या पदी पर्यायी इसमाच्या नेमणुकीची आवश्यकता नसल्याने सदरचे पद रिक्त ठेवण्यात येत आहे.

श्री. ए. आर. माळवडे, दिवाणी न्यायाधीश, कनिष्ठ स्तर, कर्जत यांचे वरीलप्रमाणे रजेच्या कालावधीत त्यांचे पदाचा अतिरिक्त कार्यभार श्री. डी. जे. पाटील, सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, कर्जत यांचेकडे ठेवण्यात येत आहे.

श्री. ए. आर. माळवडे, दिवाणी न्यायाधीश, कनिष्ठ स्तर, कर्जत हे वर नमूद केलेल्या कालावधीत वैद्यकीय रजेवर गेले नसते, तर ते दिवाणी न्यायाधीश, कनिष्ठ स्तर, कर्जत या पदी स्थानापन्न म्हणून काम करीत राहिले असते.

अहमदनगर, ३१ मार्च २०१८.

### आदेश

क्रमांक कार्यव्य/रजा/१६७/सन २०१८.- श्रीमती एस. जे. पाटील, ११ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर यांची दिनांक २६ मार्च २०१८ ते दिनांक २९ मार्च २०१८ रोजीची एकूण ४ दिवसांची अर्जित रजा याद्वारे मंजूर करण्यात येत आहे. तसेच दिनांक २३ मार्च २०१८ रोजी कार्यालयीन वेळेनंतर ते दिनांक ३१ मार्च २०१८ रोजी कार्यालयीन वेळेपूर्वीपर्यंत मुख्यालय सोडण्याची परवानगी देण्यात येत आहे.

रजेवरुन परत आल्यावर श्रीमती एस. जे. पाटील यांना ११ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर या पदावर पुनर्नियुक्त करण्यात येत आहे. तसेच त्यांचे वरीलप्रमाणे रजेच्या कालावधीत ११ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर या पदी पर्यायी इसमाच्या नेमणुकीची आवश्यकता नसल्याने सदरचे पद रिक्त ठेवण्यात येत आहे.

श्रीमती एस. जे. पाटील, ११ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर यांचे वरीलप्रमाणे रजेच्या कालावधीत त्यांचे पदाचा अतिरिक्त कार्यभार दिनांक २३ मार्च २०१८ रोजी कार्यालयीन वेळेनंतर ते दिनांक २९ मार्च २०१८ रोजी कार्यालयीन वेळ संपेपर्यंत श्रीमती के. एम. चव्हाण, ९ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर यांचेकडे व दिनांक २९ मार्च २०१८ रोजी कार्यालयीन वेळेनंतर ते दिनांक ३१ मार्च २०१८ रोजी कार्यालयीन वेळेपूर्वीपर्यंत श्रीमती पी. पी. भारसाकडे-वाघ, ३ रे सहदिवाणी न्यायाधीश, वरिष्ठ स्तर, अहमदनगर यांचेकडे ठेवण्यात येत आहे.

श्रीमती एस. जे. पाटील, ११ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर ह्या वर नमूद केलेल्या कालावधीत अर्जित रजेवर गेल्या नसत्या, तर त्या ११ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर या पदी स्थानापन्न म्हणून काम करीत राहिल्या असत्या.

अहमदनगर, २३ मार्च २०१८.



तर ते ३ रे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, कोपरगाव या पदी स्थानापन्न म्हणून काम करीत राहिले असते.

अहमदनगर, २ एप्रिल २०१८.

### आदेश

क्रमांक कार्यव्य/रजा/१०६/सन २०१८.- श्रीमती एस. पी. नलगे, ६ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर यांची दिनांक ३० मार्च २०१८ व दिनांक ३१ मार्च २०१८ रोजीची एकूण २ दिवसांची वाढीव अर्जित रजा याद्वारे कार्योत्तर मंजूर करण्यात येत आहे. तसेच वरील कालावधीत मुख्यालय सोडण्याची परवानगी देण्यात येत आहे.

रजेवरून परत आल्यावर श्रीमती एस. पी. नलगे यांना ६ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर या पदावर पुनर्नियुक्त करण्यात येत आहे. तसेच त्यांचे वरीलप्रमाणे रजेच्या कालावधीत ६ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर या पदी पर्यायी इसमाच्या नेमणुकीची आवश्यकता नसल्याने सदरचे पद रिक्त ठेवण्यात येत आहे.

श्रीमती एस. पी. नलगे, ६ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर यांचे वरीलप्रमाणे रजेच्या कालावधीत त्यांचे पदाचा अतिरिक्त कार्यभार श्रीमती टी. एम. देशमुख-नाईक, ८ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर यांचेकडे ठेवण्यात येत आहे.

श्रीमती एस. पी. नलगे, ६ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर ह्या वर नमूद केलेल्या कालावधीत अर्जित रजेवर गेल्या नसत्या, तर त्या ६ वे सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अहमदनगर या पदी स्थानापन्न म्हणून काम करीत राहिल्या असत्या.

अहमदनगर, ३ एप्रिल २०१८.

### आदेश

क्रमांक कार्यव्य/रजा/१०५/सन २०१८.- श्री. एस. पी. सत्यद, दिवाणी न्यायाधीश, कनिष्ठ स्तर, अकोले यांची दिनांक ११ एप्रिल २०१८ ते दिनांक १३ एप्रिल २०१८ रोजीची एकूण ३ दिवसांची अर्जित रजा याद्वारे मंजूर करण्यात येत आहे. तसेच दिनांक १० एप्रिल २०१८ रोजी कार्यालयीन वेळेनंतर ते दिनांक १५ एप्रिल २०१८ रोजीपर्यंत मुख्यालय सोडण्याची परवानगी देण्यात येत आहे.

रजेवरून परत आल्यावर श्री. एस. पी. सत्यद यांना दिवाणी न्यायाधीश, कनिष्ठ स्तर, अकोले या पदावर पुनर्नियुक्त करण्यात येत आहे. तसेच त्यांचे वरीलप्रमाणे रजेच्या कालावधीत दिवाणी न्यायाधीश, कनिष्ठ स्तर, अकोले या पदी पर्यायी इसमाच्या नेमणुकीची आवश्यकता नसल्याने सदरचे पद रिक्त ठेवण्यात येत आहे.

श्री. एस. पी. सत्यद, दिवाणी न्यायाधीश, कनिष्ठ स्तर, अकोले यांचे वरीलप्रमाणे रजेच्या कालावधीत त्यांचे पदाचा अतिरिक्त कार्यभार श्री. एस. एस. काळे, सहदिवाणी न्यायाधीश, कनिष्ठ स्तर, अकोले यांचेकडे ठेवण्यात येत आहे.

श्री. एस. पी. सत्यद, दिवाणी न्यायाधीश, कनिष्ठ स्तर, अकोले हे वर नमूद केलेल्या कालावधीत अर्जित रजेवर गेले नसते, तर ते या पदी स्थानापन्न म्हणून काम करीत राहिले असते.

वि. वा. हूड,

जिल्हा न्यायाधीश-१ व

अतिरिक्त सत्र न्यायाधीश, अहमदनगर.

अहमदनगर, १० एप्रिल २०१८.

## BY PRINCIPAL DISTRICT AND SESSIONS JUDGE

### Order

No. EST/2180/2018.- Earned leave for four (4) days from 10th April 2018 to 13th April 2018 suffixing Holidays falling on 14th April 2018 and 15th April 2018 with permission to leave headquarter with effect from 9th April 2018 after office hours to 16th April 2018 before office hours is hereby granted to Shri. M. S. Bodhankar, District Judge-8 and Additional Sessions Judge, Nashik.

Charge during the absence of Shri. M. S. Bodhankar, District Judge-8 and Additional Sessions Judge, Nashik is kept with Shri. G. P. Deshmukh, District Judge-9 and Additional Sessions Judge, Nashik.

Certified that Shri. M. S. Bodhankar would have continued to officiate in the post of District Judge-8 and Additional Sessions Judge, Nashik if he had not proceeded on leave for the period from 10th April 2018 to 13th April 2018 (Note 2 below Rule 39 (2) Maharashtra Civil Services (Pay) Rules, 1981).

Nashik, 5th April 2018.

### Order

No. EST/2124/2018.– Earned leave for three (3) days from 9th April 2018 to 11th April 2018 prefixing Sunday falling on 8th April 2018 with permission to leave headquarter with effect from 7th April 2018 after office hours to 12th April 2018 before office hours is hereby granted to Shri. S. T. Doke, Chief Judicial Magistrate, Nashik.

Charge during the absence of Shri. S. T. Doke, Chief Judicial Magistrate, Nashik is kept with Smt. S. C. Jadhav, Joint Civil Judge, Senior Division and Additional Chief Judicial Magistrate, Nashik.

Certified that Shri. S. T. Doke would have continued to officiate in the post of Chief Judicial Magistrate, Nashik if he had not proceeded on leave for the period from 9th April 2018 to 11th April 2018 (Note 2 below Rule 39 (2) Maharashtra Civil Services (Pay) Rules, 1981).

Nashik, 9th April 2018.

### Order

No. EST/2199/2018.– Earned leave for three (3) days from 18th April 2018 to 20th April 2018 with permission to leave headquarter with effect from 17th April 2018 after office hours to 21st April 2018 before office hours is hereby granted to Shri. S. S. Tambe, Civil Judge, Senior Division, Nashik.

Certified that Shri. S. S. Tambe would have continued to officiate in the post of Civil Judge, Senior Division, Nashik if he had not proceeded on leave for the period from 18th April 2018 to 20th April 2018 (Note 2 below Rule 39 (2) Maharashtra Civil Services (Pay) Rules, 1981).

Charge during the absence of Shri. S. S. Tambe, Civil Judge, Senior Division, Nashik is kept with Smt. S. C. Jadhav, Joint Civil Judge, Senior Division, Nashik.

**SURYAKANT S. SHINDE,**  
Principal District and Sessions Judge,  
Nashik.

Nashik, 11th April 2018.

## BY DISTRICT JUDGE-1 AND ADDITIONAL SESSIONS JUDGE

### Order

No. EST/2031/2018.– The District Judge-1 and Additional Sessions Judge, Nashik is pleased to grant the following Officers leave for the period mentioned against their names :–

Sr. No.	Name and Designation	Period
1	2	3
1	Shri. S. K. Dhekale, Civil Judge, Junior Division and Judicial Magistrate, First Class, Igatpuri.	Earned leave for three (3) days from 26th March 2018 to 28th March 2018 prefixing holidays falling on 24th March 2018 and 25th March 2018 and suffixing holidays falling on 29th March 2018 and 30th March 2018 with permission to leave headquarter with effect from 24th March 2018 after Workshop to 31st March 2018 before office hours.
2	Shri. K. I. Khan, Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Igatpuri.	Earned leave for three (3) days from 26th March 2018 to 28th March 2018 prefixing holidays falling on 24th March 2018 and 25th March 2018 and suffixing holidays falling on 29th March 2018 and 30th March 2018 with permission to leave headquarter with effect from 24th March 2018 after Workshop to 31st March 2018 before office hours.

Sr. No.	Name and Designation	Period
1	2	3
3	Shri. A. R. Deore, Civil Judge, Junior Division and Judicial Magistrate, First Class, Kalwan.	Ex-post-facto sanction to the Earned leave for nine (9) days from 15th March 2018 to 23rd March 2018. Casual leave on 15th March 2018 is hereby cancelled.

On return from leave above Judicial Officers are reposted to their respective posts.

Certified under Rule 39 of the Maharashtra Civil Services (Pay) Rules, 1981 that above Judicial Officers would have continued to officiate in their respective posts, had they not proceeded on leave during the above period.

(II)

Sr. No.	Name and Designation	Judicial Officers with whom charge is kept during the leave period in addition to their own duties.
1	2	3
1	Shri. S. K. Dhekale, Civil Judge, Junior Division and Judicial Magistrate, First Class, Igatpuri.	Smt. L. K. Sapkal, 2nd Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Igatpuri.
2	Shri. K. I. Khan, Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Igatpuri.	Smt. L. K. Sapkal, 2nd Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Igatpuri.
3	Shri. A. R. Deore, Civil Judge, Junior Division and Judicial Magistrate, First Class, Kalwan.	Shri. S. S. Parkhi, Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Kalwan.

**S. R. SHARMA,**  
District Judge-1 and  
Additional Sessions Judge, Nashik.

Nashik, 27th March 2018.

## BY DISTRICT JUDGE-1 AND ADDITIONAL SESSIONS JUDGE

### Order

No. EST/2125/2018.— The District Judge-1 and Additional Sessions Judge, Nashik is pleased to grant the following Officers leave for the period mentioned against their names :—

Sr. No.	Name and Designation	Period
1	2	3
1	Shri. H. U. Joshi, Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Nashik.	Earned leave for six (6) days from 16th April 2018 to 21st April 2018 prefixing holidays falling on 14th April 2018 and 15th April 2018 and suffixing Sunday falling on 22nd April 2018 with permission to leave headquarter with effect from 13th April 2018 after office hours to 22nd April 2018 before Lok-Nyayalaya.

Sr. No.	Name and Designation	Period
1	2	3
2	Smt. K. M. Pingle, 4th Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Nashik.	Earned leave for eight (8) days from 6th April 2018 to 13th April 2018.
3	Smt. P. V. Dhande, 7th Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Nashik.	<i>Ex-post-facto</i> sanction to the Special leave under Rule 74 (5) M.C.S. (leave) Rules (Mis- carriage) for fourty two (42) days from 21st February 2018 to 3rd April 2018.
4	Shri. K. G. Chaudhari, Civil Judge, Junior Division and Judicial Magistrate, First Class, Chandwad.	Earned leave for five (5) days from 9th April 2018 to 13th April 2018 prefixing Sunday falling on 8th April 2018 and suffixing holidays falling on 14th April 2018 and 15th April 2018 with permission to leave headquarter with effect from 7th April 2018 after office hours to 16th April 2018 before office hours.
5	Smt. S. S. Parkhi, Civil Judge, Junior Division and Judicial Magistrate, First Class, Kalwan.	<i>Ex-post-facto</i> sanction to the Commuted leave for seven (7) days from 21st March 2018 and 27th March 2018.
6	Shri. M. R. Satav, Judicial Magistrate, First Class (Railways), Manmad.	Earned leave for three (3) days from 9th April 2018 to 11th April 2018 prefixing Sunday falling on 8th April 2018 with permission to leave headquarter with effect from 7th April 2018 after office hours to 12th April 2018 before office hours.

On return from leave above Judicial Officers are reposted to their respective posts.

Certified under Rule 39 of the Maharashtra Civil Services (Pay) Rules, 1981 that above Judicial Officers would have continued to officiate in their respective posts, had they not proceeded on leave during the above period.

(II)

Sr. No.	Name and Designation	Judicial Officers with whom charge is kept during the leave period in addition to their own duties.
1	2	3
1	Shri. H. U. Joshi, Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Nashik.	Smt. A. M. Shah, 2nd Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Nashik.
2	Smt. K. M. Pingle, 4th Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Nashik.	Smt. M. R. Dhanorkar, 5th Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Nashik.

(II)

Sr. No.	Name and Designation	Judicial Officers with whom charge is kept during the leave period in addition to their own duties.
1	2	3
3	Smt. P. V. Dhande, 7th Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Nashik.	Smt. D. V. Dedhia, 8th Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Nashik.
4	Shri. K. G. Chaudhari, Civil Judge, Junior Division and Judicial Magistrate, First Class, Chandwad.	Shri. S. S. Dhapate, Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Chandwad.
5	Smt. S. S. Parkhi, Civil Judge, Junior Division and Judicial Magistrate, First Class, Kalwan.	Shri. P. G. Tapadiya, Civil Judge, Junior Division and Judicial Magistrate, First Class, Satana with effect from 21st March 2018 to 23rd March 2018 alongwith the additional charge of the court of Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Kalwan and with Shri. A. R. Deore, Joint Civil Judge, Junior Division and Judicial Magistrate, First Class, Kalwan with effect from 24th March 2018 to 27th March 2018.
6	Shri. M. R. Satav, Judicial Magistrate, First Class (Railways), Manmad.	Shri. S. V. Phulbandhe, Civil Judge, Junior Division and Judicial Magistrate, First Class, Manmad-City.

**S. R. SHARMA,**  
District Judge-1 and  
Additional Sessions Judge,  
Nashik.

Nashik, 7th April 2018.